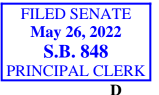
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



S

SENATE BILL DRS55051-LRa-140D

Short Title:	Tax Relief for NC Emps. & UI Reform.	(Public)
Sponsors:	Senators Nickel, Lowe, and Woodard (Primary Sponsors).	
Referred to:		

1 A BILL TO BE ENTITLED 2 AN ACT TO REFORM THE UNEMPLOYMENT INSURANCE LAWS BY INCREASING 3 BENEFIT ELIGIBILITY TO A TWENTY-SIX WEEK PERIOD AND THE MAXIMUM 4 WEEKLY BENEFIT AMOUNT TO THE SUM EOUAL TO FIVE HUNDRED DOLLARS 5 ADJUSTED ANNUALLY FOR INFLATION, BASING THE CALCULATION OF THE 6 BENEFIT AMOUNT ON THE HIGHEST PAID QUARTER, INCREASING BENEFITS ALLOWED FOR PARTIAL UNEMPLOYMENT, PROVIDING BENEFITS IN CASES 7 8 WHERE AN INDIVIDUAL LEAVES EMPLOYMENT FOR SPOUSAL RELOCATION 9 OR HEALTH REASONS OR DUE TO AN UNDUE HARDSHIP, AUTHORIZING THE 10 FORGIVENESS OF NONFRAUDULENT OVERPAYMENTS CAUSED BY AGENCY 11 ERROR, AND ESTABLISHING A SHORT-TERM COMPENSATION PROGRAM TO 12 BENEFIT EMPLOYERS AND EMPLOYEES; TO ENACT A TAX HOLIDAY FOR EMPLOYERS THROUGH DECEMBER 31, 2023; AND TO APPROPRIATE FUNDS 13 14 FOR IMPLEMENTATION. 15 The General Assembly of North Carolina enacts: 16 SECTION 1.1.(a) Increase Weekly Benefit Amount. - G.S. 96-14.2(a) reads as 17 rewritten: 18 "(a) Weekly Benefit Amount. – The weekly benefit amount for an individual who is totally 19 unemployed is an amount equal to the wages paid to the individual in the last two completed quarters highest paid quarter of the individual's base period divided by $\frac{52}{26}$ and rounded to the 20 21 next lower whole dollar. If this amount is less than fifteen dollars (\$15.00), the individual is not 22 eligible for benefits. The weekly benefit amount may not exceed three hundred fifty dollars 23 (\$350.00). five hundred dollars (\$500.00), adjusted annually for increases in the consumer price 24 index. This adjustment shall be made on January 1 of each year and calculated as the percentage 25 of change between the October Consumer Price Index in the calendar year prior and the December Consumer Price Index in the year most recently ended, calculated to the nearest tenth 26 27 of one percent (1/10 of 1%), provided that this percentage change is positive. For the purposes 28 of this subsection, the term "consumer price index" means the Consumer Price Index for All Urban Consumers (CPI-U), U.S. City Average, all items, not seasonally adjusted, standard 29 30 reference base, as published by the Bureau of Labor Statistics of the U.S. Department of Labor." 31 SECTION 1.1.(b) Reform Partial Weekly Benefit. - G.S. 96-14.2(b) reads as 32 rewritten: 33 Partial Weekly Benefit Amount. - The weekly benefit amount for an individual who "(b)

is partially unemployed or part totally employed is the amount the individual would receive under subsection (a) of this section if the individual were totally unemployed, reduced by the amount of any wages the individual receives in the benefit week in excess of twenty percent



	General Assembly Of North Carolina	Session 2021	
1	(20%) of the benefit amount applicable to total unemployment. If the total	wages payable to an	
2	individual for less than full-time work performed in a week claimed exceed one-half of the		
3	individual's weekly benefit amount, the amount of wages that exceed one-half of the weekly		
4	benefit amount shall be deducted from the benefits payable to the claima	nt. If the amount so	
5	calculated is not a whole dollar, the amount must be rounded to the next		
6	Payments received by an individual under a supplemental benefit plan	n do not affect the	
7	computation of the individual's partial weekly benefit."		
8	SECTION 2.1. Increase Duration of Benefits. – G.S. 96-14.3 rd	eads as rewritten:	
9	"§ 96-14.3. Duration of benefits.		
10	(a) Duration. The number of weeks an individual is allowed to re-	ceive unemployment	
11	benefits depends on the seasonal adjusted statewide unemployment rate	11	
12	six-month base period in which the claim is filed. One six-month base period	•	
13	1 and one six-month base period begins on July 1. For the base period that I	•	
14	average of the seasonal adjusted unemployment rates for the State for the		
15	July, August, and September applies. For the base period that begins July	-	
16	seasonal adjusted unemployment rates for the State for the preceding-	•	
17	February, and March applies. The Division must use the most recen	•	
18	unemployment rate determined by the U.S. Department of Labor, Bureau of	Labor Statistics, and	
19	not the rate as revised in the annual benchmark.		
20	Seasonal Adjusted Number		
21	Unemployment Rate of Weeks		
22	Less than or equal to 5.5%12		
23	Greater than 5.5% up to 6% 13		
24	Greater than 6% up to 6.5% 14		
25	Greater than 6.5% up to 7% 15		
26	Greater than 7% up to 7.5% 16 17		
27	Greater than 7.5% up to 8% 17 Greater than 0.000 10		
28	Greater than 8% up to 8.5% 18 Construction 10		
29	Greater than 8.5% up to 9%19Greater than 9%20		
30			
31	(a1) Maximum Duration. – An eligible individual is entitled to real herefits for a maximum partial of 26 marks unloss the herefit partial is an		
32 33	benefits for a maximum period of 26 weeks, unless the benefit period is ex State or federal law.	<u>Rended expressiy by</u>	
33 34		uale the individual's	
34 35	(b) Total Benefits. – The total benefits paid to an individual equiver weekly benefit amount allowed under G.S. 96-14.2 multiplied by the number		
35 36	under subsection (a) of this section.26."	er or weeks anowed	
30 37	SECTION 3.1. Recognize Spousal Relocation and Undue Hard	where $GS = 06 = 14.8$	
38	reads as rewritten:	silips. – 0.3. 90-14.0	
38 39	"§ 96-14.8. Military spouse relocation Spousal relocation, undue family	ilv hardshin haalth	
40	reasons, and domestic violence are good causes for leaving.	ny narusinp, nearth	
41	An individual is not disqualified for benefits for leaving work for one of	f the reasons listed in	
42	this section. Benefits paid on the basis of this section are not chargeable		
43	account:	to the employers	
44	(1) Military spouse relocation. – Leaving work to accomp	oany the individual's	
45	spouse to a new place of residence because the spouse	•	
46	from one military assignment to another.		
47	(2) Domestic violence. – Leaving work for reasons of dom	nestic violence if the	
48	individual reasonably believes that the individual's con		
49	would jeopardize the safety of the individual or of	1.	
50	individual's immediate family. For purposes of this subdi		
51	is a victim of domestic violence if one or more of the fol		

General A	ssemt	oly Of N	North Carolina	Session 2021
		a.	The individual has been adjudged an aggrieved pa	rty as set forth by
		u.	Chapter 50B of the General Statutes.	ity us set forth by
		b.	There is evidence of domestic violence, sexual of	fense, or stalking.
		0.	Evidence of domestic violence, sexual offense,	
			include any one or more of the following:	or sources in g
			1. Law enforcement, court, or federal agency r	ecords or files.
			2. Documentation from a domestic violence	
			program if the individual is alleged to be a v	
			violence or sexual assault.	
			3. Documentation from a religious, medical, or	other professional
			from whom the individual has sought assi	-
			with the alleged domestic violence, sexual a	-
		c.	The individual has been granted program participant	-
			G.S. 15C-4 as the result of domestic violence con	-
			individual or upon a minor child with or in th	1
			individual by another individual who has or ha	•
			relationship with the individual or minor child.	
	(3)	Healt	n reasons. – Where an individual leaves work due so	lely to a disability
			ed or other health condition, whether or not related to	
		indivi	dual shows:	
		<u>a.</u>	That, at the time of leaving, an adequate disability of	or health condition
			of the employee, of a minor child who is in the l	egally recognized
			custody of the individual, of an aged or disabl	ed parent of the
			individual, or of a disabled member of the indiv	idual's immediate
			family, either medically diagnosed or otherwise sho	own by competent
			evidence, existed to justify the leaving and prever	nted the employee
			from doing other alternative work offered by the em	ployer which pays
			the minimum wage or eighty-five percent (85%) of	of the individual's
			regular wage, whichever is greater; and	
		<u>b.</u>	That, at a reasonable time prior to leaving, the in	
			employer notice of the disability or health condition	
	<u>(4)</u>		e family hardship. – Arises when an individual is u	-
		1	ular shift because the individual is unable to obtain (i	
			tift for a minor child under 14 years of age who	
			nized custody of the individual, (ii) elder care durin	-
		-	or disabled parent of the individual, or (iii) care for any	disabled member
	(-)	-	t individual's immediate family.	
	<u>(5)</u>	-	al relocation Leaving work to accompany the claim	-
		-	lace of residence where the spouse has secured work	
	CEC		far removed for the claimant reasonably to continue t	
			1.(a) Forgive Overpayment Through Division Error	-G.S. 96-18(g)(2)
reads as re		1:		
"(g)	(2)	A	ansan wha has massived only sum as han of its up don this	Chanten hurnaaan
	(2)	• •	erson who has received any sum as benefits under this	
			nondisclosure or misrepresentation by him the perso	-
			terial fact (irrespective of whether such the	
			presentation was known or fraudulent) or has been paid person was not entitled for any reason (including (ex	
			f any representative of the Division) shall be liable to	
			vision as provided in subdivision (3) of this subsection	
	SECT		1.(b) Noncharge Overpayment. – G.S. 96-18.1 reads	
			1. (b) 1.000000000 0 vorpayment. = 0.5. 70-10.1 Itadis	, as it willtell.

	General Assem	bly Of North CarolinaSession 2021			
1	"8 96-18.1. A	Attachment and garnishment of fraudulent overpayment.overpayment;			
2	noncharging and forgiveness of nonfraudulent overpayment.				
3	(a) Applicability. – This section applies Subsections (a) through (d) of this section apply				
4		who has been provided notice of a determination or an appeals decision finding			
5		al, or another individual acting in the individual's behalf and with the individual's			
6		knowingly done one or more of the following to obtain or increase a benefit or			
7	0	nder this Chapter:			
8	other payment u	nder uns enapter.			
9	(e) Nonf	raudulent Overpayment. – No benefit charges shall be made to the account of			
10		here benefits are paid as the result of a decision by the Division if the decision			
11		is ultimately reversed; nor shall the benefits paid be deemed to constitute an			
12		der G.S. $96-18(g)(2)$."			
12		TION 5.1. Chapter 96 of the General Statutes is amended by adding a new			
13 14	Article to read:	FIGH 3.1. Chapter 90 of the General Statutes is amended by adding a new			
14	Allele to leau.	"Article 6.			
16		"Short-Time Compensation Program.			
10	" <u>§</u> 96-45. Defin	· · · · · ·			
17					
18 19	(1)	ng definitions apply in this Article: Affected unit. – A specific plant, department, shift, or other definable unit of			
20	<u>(1)</u>	an employing unit that has at least two employees to which an approved			
20		short-time compensation plan applies.			
22	(2)	<u>Approved short-time compensation plan appres.</u> <u>Approved short-time compensation plan. – A plan that is approved by the</u>			
22	<u>(2)</u>	Division as provided by this Article.			
23 24	(2)	Health and retirement benefits. – Employer-provided health benefits and			
24 25	<u>(3)</u>	retirement benefits under a defined benefit pension plan as defined in section			
23 26		414(j) of the Internal Revenue Code, contributions under a defined			
20 27		contribution plan as defined in section 414(i) of the Internal Revenue Code,			
27		or that are incidents of employment in addition to the cash remuneration			
28 29		- · ·			
29 30	(4)	<u>earned.</u> Program. – Short-time compensation program established pursuant to this			
30 31	<u>(4)</u>				
	(5)	Article.			
32 33	<u>(5)</u>	<u>Short-time compensation. – The unemployment benefits payable to</u>			
33 34		employees in an affected unit under an approved short-time compensation			
34 35		plan, as distinguished from the unemployment benefits otherwise payable under the unemployment companyation provisions of State law			
	(6)	under the unemployment compensation provisions of State law.			
36 37	<u>(6)</u>	<u>Short-time compensation plan.</u> – A plan submitted by an employer for			
37 38	(7)	approval by an affected unit of the employer to avert layoffs.			
	<u>(7)</u>	<u>Unemployment compensation</u> . – The unemployment benefits payable under			
39 40		this Article other than short-time compensation and includes any amounts			
40		payable pursuant to an agreement under any federal law providing for			
41	(0)	compensation, assistance, or allowances with respect to unemployment.			
42	<u>(8)</u>	<u>Usual weekly hours of work. – The usual hours of work for full-time or</u>			
43		part-time employees in the affected unit when that unit is operating on its			
44		regular basis, not to exceed 40 hours and not including hours of overtime			
45		work.			
46		ication to participate in short-time compensation program.			
47 19		mployer that wishes to participate in the Program shall submit to the Division a			
48 40	-	short-time compensation plan for approval. The Division shall develop an			
49 50		to request approval of a plan and an approval process. The application shall			
50	include:				

	General Assemb	oly Of North Carolina	Session 2021
1	<u>(1)</u>	The affected unit or units covered by the pla	n, including the number of
2		full-time or part-time workers in the unit, iden	•
3		employee in the affected unit by name, socia	
4		employer's unemployment tax account number	, and any other information
5		required by the Division to identify plan particip	ants.
6	<u>(2)</u>	A description of how workers in the affected	unit will be notified of the
7		employer's participation in the plan if the applic	cation is approved, including
8		how the employer will notify those workers in a	collective bargaining unit, as
9		well as any workers in the affected unit who are	not in a collective bargaining
10		unit. If the employer will not provide advance not	tice to workers in the affected
11		unit, the employer shall explain in a statement in	the application why it is not
12		feasible to provide the notice.	
13	<u>(3)</u>	A requirement that the employer identify the usu	
14		employees in the affected unit and the specific	
15		hours will be reduced during all weeks covered	
16		shall specify the overall work reduction for which	
17		application may be approved, which shall be not	-
18		and not more than sixty percent (60%) of the u	
19		period. If the plan includes any week for wh	
20		provides no work due to a holiday or other plant	-
21		be identified in the application. Notwithstanding	
22		subdivision, an employer shall be allowed son	• •
23 24	(A)	shutdown in appropriate industries or given certa	▲
24 25	<u>(4)</u>	<u>Certification by the employer that, if the employer</u>	
23 26		and retirement benefits to any employee whose	
20 27		are reduced under the Program, the benefits will employees participating in the Program under th	-
27		as though the usual weekly hours of the employe	•
28 29		the same extent as other employees not partic	
30		defined benefit retirement plans, the hours that	
31		shall be credited for purposes of participation, ve	
32		as though the usual weekly hours of work had r	
33		amount of employer contributions to a defined co	•
34		on a percentage of compensation may be less	-
35		employee's compensation. However, an applicat	
36		certification when a reduction in health and retir	
37		occur during the duration of the plan will be app	
38		who are not participating in the Program and t	
39		participating.	
40	<u>(5)</u>	Certification by the employer that the aggregate	reduction in work hours is in
41		lieu of layoffs, whether temporary or permanent	layoffs or both.
42	<u>(6)</u>	Agreement by the employer to (i) furnish repor	ts to the Division relating to
43		the proper conduct of the plan, (ii) allow the D	Division access to all records
44		necessary to approve or disapprove the plan appl	ication and, after approval of
45		the plan, monitor and evaluate the plan, and (iii) follow any other directives
46		the Division deems necessary for the agency to	implement the plan and that
47		are consistent with the requirements for plan app	
48	<u>(7)</u>	Certification by the employer that participa	-
49		implementation is consistent with the employer's	obligations under applicable
50		federal and State laws.	

	General Assembly Of North Carolina	Session 2021
1	(8) The effective date and duration of the plan, which	ch shall expire no later than
2	the end of the twelfth full calendar month after the	-
3	(9) Any other provision added to the application by	
4	Secretary of Labor determines to be appropria	
5	Program.	
6	(b) Regarding employers in appropriate industries or the	at have certain modes of
7	operation, and only if the employer demonstrates good cause, the Di	vision may allow flexibility
8	in the application process in cases where it is reasonable not to requ	nire specific dates and hours
9	in the application, notwithstanding the provisions of subsection (a) of	of this section.
10	" <u>§ 96-47. Approval and disapproval of plan.</u>	
11	The Division shall approve or disapprove a short-time compens	ation plan in writing within
12	30 days of its receipt and promptly communicate the decision to	-
13	disapproving the plan shall clearly identify the reasons for the disapp	* *
14	be final, but the employer shall be allowed to submit another plan f	for approval not earlier than
15	90 days from the date of the disapproval.	
16	" <u>§ 96-48. Effective date and duration of plan.</u>	
17	A short-time compensation plan shall be effective on the date the	
18	by the employer and the Division, which shall be specified in the	
19	employer. The plan shall expire on the date specified in the notice	
20	either the date at the end of the twelfth full calendar month after its	
21	date mutually agreed upon by the employer and the Division.	
22	compensation plan is revoked under G.S. 96-44, the plan shall termin	±
23	the Division's written order of revocation. An employer may termin	± • •
24	written notice to the Division. Upon receipt of notice from the er	
25 26	promptly notify each member of the affected unit of the terminati	
26 27	submit a new application to participate in another plan at any ti	ime after the expiration or
27 28	<u>termination date.</u> " <u>§ 96-49. Revocation of approval of plan.</u>	
28 29	(a) The Division may revoke approval of a short-time compe	ensation plan for good cause
30	at any time. The revocation order shall be in writing and shall s	
31	revocation and the date the revocation is effective. The Division sh	
32	for the revocation.	the reasons
33	(b) The Division may periodically review the operation of each	ch employer's plan to assure
34	that no good cause exists for revocation of the approval of the plan	* * *
35	but not be limited to, failure to comply with the assurances given	
36	revision of productivity standards for the affected unit, conduct or or	
37	the intent and effective operation of the plan, and violation of any cr	-
38	the plan was based.	**
39	"§ 96-50. Modification of approved plan.	
40	(a) An employer may request a modification of an approv	ed plan by filing a written
41	request to the Division. The request shall identify the specific provision	ons proposed to be modified
42	and provide an explanation of why the proposed modification is ap	ppropriate for the plan. The
43	Division shall approve or disapprove the proposed modification in	n writing within 30 days of
44	receipt and promptly communicate the decision to the employer.	
45	(b) The Division, in its discretion, may approve a request f	
46	based on conditions that have changed since the plan was ap	
47	modification is consistent with and supports the purposes for w	-
48	approved. A modification shall not extend the expiration date of	• •
49 50	Division shall promptly notify the employer whether the plan modi	itication has been approved
50	and, if approved, the effective date of modification.	

	General Assem	bly Of North Carolina	Session 2021		
1	(c) An er	nployer is not required to request approval of a plan r	modification if the change		
2	<u>is not substantial</u>	, but the employer shall report every change to the plan	n to the Division promptly		
3	<u>and in writing. T</u>	and in writing. The Division may terminate an employer's plan if the employer fails to meet this			
4	reporting require	ement. If the Division determines that the reported	change is substantial, the		
5	Division shall re	quire the employer to request a modification to the pla	an.		
6	<u>(d)</u> <u>The I</u>	Division shall use its best efforts to provide for timely a	and flexible modifications.		
7	The provisions of	f this section shall be liberally construed so as to provi	ide the most flexibility for		
8	employers and the	ne Division in order to carry out the purposes of this A	Article.		
9		<u>bility for short-time compensation.</u>			
10		l is eligible to receive short-time compensation with r			
11		monetarily eligible for unemployment compensation,	not otherwise disqualified		
12	for unemployme	nt compensation, and:			
13	<u>(1)</u>	During the week, the individual is employed as a m	-		
14		under an approved short-time compensation plan, v			
15		to that week, and the plan is in effect with respe-	ct to the week for which		
16		short-time compensation is claimed;			
17	<u>(2)</u>	Notwithstanding any other provisions of this Chap			
18		for work and actively seeking work, the individ-			
19		individual's usual hours of work with the short-time			
20		which may include, for purposes of this section, p	participating in training to		
21		enhance job skills that is approved by the Divisio	on as employer-sponsored		
22		training or training funded under the Workforce Inv			
23	<u>(3)</u>	Notwithstanding any other provision of law, an ind	lividual covered by a plan		
24		is deemed unemployed in any week during the d	uration of the plan if the		
25		individual's remuneration as an employee in an affe	ected unit is reduced based		
26		on a reduction of the individual's usual weekly	hours of work under an		
27		approved short-time compensation plan.			
28	" <u>§ 96-52. Benef</u>				
29		short-time compensation weekly benefit amount sha	- · · · · · · · · · · · · · · · · · · ·		
30		unemployment compensation amount for a week			
31		e percentage of reduction in the individual's usual wee			
32		ndividual may be eligible for short-time compen-	sation or unemployment		
33	-	s appropriate, except that no individual shall be:			
34	<u>(1)</u>	Eligible for combined benefits in any benefit year in			
35		maximum entitlement established for regular unen	nployment compensation;		
36	(-)	and			
37	(2)	Paid short-time compensation benefits for more tha	-		
38		short-time compensation paid to an individual sha			
39		ement amount of regular unemployment compensation	ation established for the		
40	individual's bene				
41		sions applicable to unemployment compensation			
42		ensation claimants to the extent that they are not incon			
43	*	ndividual who files an initial claim for short-time co	mpensation benefits shall		
44		ry determination.			
45		following provisions apply to individuals who wo			
46		nployer and another employer during weeks covered b	by the approved short-time		
47	compensation pl		nlavona da n.c.t14 !		
48	<u>(1)</u>	If combined hours of work in a week for both em	-		
49 50		reduction of at least ten percent (10%) or, if higher,	÷ •		
50		of reduction required to be eligible for a short-time			
51		provided in this Article, of the usual weekly hours of	1 work with the short-time		

General Assemb	ly Of North Carolina	Session 2021
	employer, the individual shall not be entitled to bene	efits under these short-time
	compensation provisions.	
<u>(2)</u>	If the combined hours of work for both employers i	results in a reduction equal
<u>,</u>	to or greater than ten percent (10%) or, if higher,	-
	reduction required to be eligible for a short-time co	
	short-time compensation benefit amount payable to	
	for that week and is determined by multiplying t	
	benefit amount for a week of total unemployment b	• • •
	the combined hours of work have been reduced b	• • • •
	higher, the minimum percentage reduction requ	
	short-time compensation benefit as provided in the	
	individual's usual weekly hours of work. A week f	
	under this subdivision shall be reported as a week of	
<u>(3)</u>	If an individual worked the reduced percentage of	-
<u>(3)</u>	work for the short-time compensation employer an	
	her usual hours of work with the short-time compensation employer and	
	•	÷ •
	individual did not work any hours for the other er the lack of work with that employer or because the	1 V
	1 ¥	
	work with the other employer, the individual shall	-
	compensation for that week. The benefit amount of this control of this control of this control of the control o	
(f) An in	calculated as provided in subsection (a) of this sect	
	dividual who is not provided any work during a	
· ·	ployer, or any other employer, and who is otherwise	• • •
	all be eligible for the amount of regular unemployme ould otherwise be eligible.	ent compensation to which
	idividual who is not provided any work by the	short time compensation
	a week, but who works for another employer and is	-
	ent compensation for that week subject to the disq	
· · ·	ble to claims for regular compensation.	durrying meome of other
1 11	ing short-time compensation benefits.	
	ompensation shall be charged to employers' experie	nce rating accounts in the
	unemployment compensation is charged under this	
	ieu of contributions shall have short-time compensat	
· · ·	he same manner as unemployment compensation is a	
"§ 96-54. Exten		
	al who has received all of the short-time con	npensation or combined
	ompensation and short-time compensation available	-
- ·	haustee for purposes of extended benefits, and if othe	•
	be eligible to receive extended benefits.	
"§ 96-55. Severa		
	on of this Article is found by the U.S. Department of	Labor to be in violation of
	nding shall render the provision of this Article inoper	
	e remaining provisions of this Article and is confir	
	<u>1 found to be in violation of federal law.</u> "	
	TION 6.1. Employer Tax Holiday. – Notwithstandin	ng any provision of law to
	ntributions and payments required from employe	
•	h December 31, 2023.	
	TION 7.1. There is appropriated from the General I	Fund to the Department of
	sion of Employment Security, the sum of one l	1
	e 2022-2023 fiscal year to fund the implementation of	
by this act.		
•		

	General Assembly Of North Carolina		Session 2021
1	SEC	TION 8.1. Effective Dates. – Unless otherwise provided, th	nis act is effective
2	when it becomes	s law, with:	
3	(1)	Sections 1.1, 2.1, and 3.1 of this act applying to claims f	for unemployment
4		insurance benefits filed on or after that date.	
5	(2)	Section 4.1 of this act applying to nonfraudulent over	payments pending
6		before, or accruing on or after, that date.	
7	(3)	Section 5.1 of this act becoming effective 60 days from the	e effective date of
8		this act and applying retroactively to claims arising, and to	o plans submitted,
9		on or after April 1, 2022.	-
10	(4)	Sections 6.1 and 7.1 of this act becoming effective July 1, 2	2022.