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By: **The President (By Request – Administration)** Introduced and read first time: February 18, 2011 Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

2 Unemployment Insurance – Federal Extended Benefits for the Long–Term 3 Unemployed

- 4 FOR the purpose of specifying that, for certain weeks of unemployment, a State "on" $\mathbf{5}$ indicator exists for extended unemployment benefits under certain 6 circumstances; specifying that a State "off" indicator exists for certain extended $\mathbf{7}$ unemployment benefits under certain circumstances; prohibiting certain 8 extended unemployment benefits from being payable for any week of 9 unemployment beginning before a certain date; specifying the total amount of 10 certain extended unemployment benefits that are payable to an eligible individual; authorizing the Secretary of Labor, Licensing, and Regulation, if 11 12authorized by federal law, to suspend the payment of certain extended 13unemployment benefits under certain circumstances; requiring that certain 14 federal unemployment law provisions and definitions apply to certain provisions 15of State law under certain circumstances; requiring the Secretary to notify the 16 Department of Legislative Services when the condition for the termination of 17this Act is met; providing for the application of this Act; providing for the 18 termination of this Act; and generally relating to unemployment insurance benefits. 19
- 20 BY repealing and reenacting, with amendments,
- 21 Article Labor and Employment
- 22 Section 8–1103 and 8–1105
- 23 Annotated Code of Maryland
- 24 (2008 Replacement Volume and 2010 Supplement)
- 25 BY adding to
- 26 Article Labor and Employment
- 27 Section 8–1109 and 8–1110
- 28 Annotated Code of Maryland
- 29 (2008 Replacement Volume and 2010 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1	Preamble		
$2 \\ 3$	WHEREAS, Maryland law authorizes up to 13 weeks of extended benefits for eligible unemployed individuals who have exhausted all other forms of benefits; and		
4 5	WHEREAS, With limited exceptions, the cost of most extended benefits is shared equally between the State and the federal government; and		
$6 \\ 7$	WHEREAS, The State extended benefits program is triggered "on" by certain rates of insured unemployment; and		
8 9 10	WHEREAS, Despite the recent economic downturn, the rate of insured unemployment in Maryland has not reached the statutory level necessary to trigger the extended benefits program "on"; and		
11 12 13	WHEREAS, The federal government has temporarily authorized 100% federal funding of the shareable costs of extended benefits paid to individuals separated from insured employment; and		
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	WHEREAS, To offer extended benefits, which would benefit Maryland's long–term unemployed and which would be largely 100% federally funded, Maryland must adopt alternative triggers for the extended benefits program; now, therefore,		
17 18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:		
19	Article – Labor and Employment		
20	8–1103.		
21	(a) An extended benefit period is a period that:		
$22 \\ 23 \\ 24$	(1) begins with the 3rd week after the 1st week for which there is a State "on" indicator but not earlier than the 14th week after the end of another extended benefit period; and		
25	(2) ends with the later of:		
$\begin{array}{c} 26\\ 27 \end{array}$	(i) the 3rd week after the 1st week for which there is a State "off" indicator; or		
28	(ii) the 13th consecutive week of the period.		
29 30 31	(b) (1) A State "on" indicator for a week exists whenever, for that week and the 12 immediately preceding weeks, the rate of insured unemployment, not seasonally adjusted, is at least:		

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1 (i) 5%; and $\mathbf{2}$ 120% of the average of the rates for the corresponding (ii) 3 13-week period ending in each of the 2 preceding calendar years. 4 (2)After a State "on" indicator occurs under this subsection, a State $\mathbf{5}$ "off" indicator for a week exists whenever, for that week and the 12 immediately 6 preceding weeks, the rate of insured unemployment, not seasonally adjusted, is less 7 than: 8 (i) 5%; or 9 (ii) 120% of the average of the rates for the corresponding 13-week period ending in each of the 2 preceding calendar years. 10 11 (c) A State "on" indicator exists for a week whenever, for that week (1)and the 12 immediately preceding weeks, the rate of insured unemployment, not 1213seasonally adjusted, is at least 6%. After a State "on" indicator occurs under this subsection, a State 14(2)"off" indicator exists for a week whenever, for that week and the 12 immediately 15preceding weeks, the rate of insured unemployment, not seasonally adjusted, was less 16 17than 6%. 18 (d) A State "on" indicator under subsection (b) or (c) of this section takes precedence over a State "off" indicator under subsection [(c) or (b)] (B) OR (C) of this 1920section, respectively. 21To compute the rate of insured unemployment under subsections (e) (1)22(b) and (c) of this section, the Secretary shall: 23determine the average weekly number of individuals (i) 24submitting claims for regular benefits in the State for weeks of unemployment during 25the most recent 13 consecutive weeks based on reports of the Secretary to the United 26States Secretary of Labor; and 27divide that number by the average monthly number of (ii) employees engaged in covered employment for the 1st 4 of the 6 completed calendar 28quarters ending immediately before the 13 weeks. 2930 (2)The Secretary shall make each computation under this subsection 31in accordance with regulations of the United States Secretary of Labor. 32THIS SUBSECTION APPLIES TO WEEKS OF UNEMPLOYMENT **(F)** (1) BEGINNING AFTER JANUARY 2, 2010, AND ENDING 4 WEEKS PRIOR TO THE LAST 33 34 WEEK FOR WHICH 100% FEDERAL SHARING FUNDING IS AVAILABLE UNDER THE

AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 WITHOUT REGARD TO

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(2) A STATE "ON" INDICATOR FOR A WEEK EXISTS IF:

THE PHASEOUT OF FEDERAL SHARING FOR CLAIMS AS PROVIDED IN THAT LAW.

4 (I) THE AVERAGE RATE OF TOTAL UNEMPLOYMENT, 5 SEASONALLY ADJUSTED, AS DETERMINED BY THE UNITED STATES SECRETARY 6 OF LABOR, FOR THE PERIOD CONSISTING OF THE MOST RECENT 3 MONTHS FOR 7 WHICH DATA FOR ALL STATES ARE PUBLISHED BEFORE THE CLOSE OF THAT 8 WEEK IS AT LEAST 6.5%; AND

9 (II) 1. THE AVERAGE RATE OF TOTAL UNEMPLOYMENT 10 IN THE STATE, SEASONALLY ADJUSTED, AS DETERMINED BY THE UNITED 11 STATES SECRETARY OF LABOR, FOR THE 3-MONTH PERIOD REFERRED TO IN 12 ITEM (I) OF THIS PARAGRAPH IS AT LEAST 110% OF THAT AVERAGE FOR EITHER 13 OR BOTH OF THE CORRESPONDING 3-MONTH PERIODS ENDING IN EITHER OR 14 BOTH OF THE 2 PRECEDING CALENDAR YEARS; OR

152. WITH RESPECT TO WEEKS OF UNEMPLOYMENT 16 BEGINNING AFTER JANUARY 1, 2011, AND ENDING ON DECEMBER 31, 2011, OR THE EXPIRATION DATE IN SECTION 502 OF THE TAX RELIEF, UNEMPLOYMENT 1718 **REAUTHORIZATION, AND JOB CREATION ACT OF** INSURANCE 2010. 19WHICHEVER IS LATER, THE AVERAGE RATE OF TOTAL UNEMPLOYMENT IN THE STATE, SEASONALLY ADJUSTED, AS DETERMINED BY THE UNITED STATES 2021SECRETARY OF LABOR, FOR THE 3-MONTH PERIOD DESCRIBED IN ITEM (I) OF 22THIS PARAGRAPH, IS AT LEAST 110% OF THAT AVERAGE FOR ANY OR ALL OF 23THE CORRESPONDING 3-MONTH PERIODS ENDING IN THE 3 PRECEDING 24CALENDAR YEARS.

25 (3) AFTER A STATE "ON" INDICATOR OCCURS UNDER 26 PARAGRAPH (2) OF THIS SUBSECTION, A STATE "OFF" INDICATOR FOR A WEEK 27 EXISTS WHENEVER, FOR THAT WEEK AND THE 12 IMMEDIATELY PRECEDING 28 WEEKS, NONE OF THE OPTIONS SPECIFIED IN PARAGRAPH (2) OF THIS 29 SUBSECTION RESULTS IN AN "ON" INDICATOR.

30 (G) EXTENDED BENEFITS MAY NOT BE PAYABLE BASED ON A STATE 31 "ON" TRIGGER UNDER SUBSECTION (F) OF THIS SECTION FOR ANY WEEK OF 32 UNEMPLOYMENT BEGINNING BEFORE OCTOBER 1, 2011.

[(f)] (H) The Secretary shall make an appropriate public announcement
 whenever an "on" indicator exists that begins or an "off" indicator exists that ends an
 extended benefit period.

36 8–1105.

1 (a) [The] EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION, 2 THE weekly amount of extended benefits payable for a week of total unemployment 3 during an individual's eligibility period is equal to the amount of regular benefits, 4 including allowances for dependents, payable to the individual for a week of total 5 unemployment during the applicable benefit year.

6 (b) The total amount of extended benefits payable to an eligible individual 7 for the applicable benefit year of the individual may not be less than the lesser of:

8 (1) 50% of the total amount of regular benefits, including allowances 9 for dependents, payable to the individual during that benefit year;

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(2)

13 times the average weekly benefit amount of the individual; or

(3) 39 times the average weekly benefit amount of the individual,
reduced by the amount of regular benefits paid or deemed paid to the individual
during that benefit year.

14 (c) If the benefit year of an individual ends during an extended benefit 15 period, the balance of extended benefits to which the individual is entitled for weeks of 16 unemployment beginning after the benefit year shall be reduced, but not below zero, 17 by an amount computed by:

(1) determining the number of weeks for which the individual received
 any amounts as trade readjustment allowances under the federal Trade Act of 1974
 within that benefit year; and

21 (2) multiplying the number determined under item (1) of this 22 subsection by the weekly amount of extended benefits of the individual.

23 (d) An individual who otherwise is eligible to receive benefits may not be
24 denied regular benefits or extended benefits for any week because the individual:

(1) is in a training program that the United States Secretary of Labor
approves under 19 U.S.C. § 2296(a)(1); or

27 (2) leaves work that is not suitable to enter a training program that 28 the United States Secretary of Labor approves under 19 U.S.C. § 2296(a)(1) because:

(i) the work was not of substantially equal or a higher skill
level than the past adversely affected employment of the individual as defined under
19 U.S.C. § 2296(f); and

(ii) the wages for the work were less than 80% of the average
weekly wage of the individual as determined under 19 U.S.C. § 2296(e).

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1 (E) (1) IN THIS SUBSECTION, "HIGH UNEMPLOYMENT PERIOD" 2 MEANS ANY PERIOD DURING WHICH:

3 (I) AN EXTENDED BENEFIT PERIOD WOULD BE IN EFFECT 4 UNDER § 8–1103(F) OF THIS SUBTITLE; AND

5 (II) THE AVERAGE RATE OF TOTAL UNEMPLOYMENT, 6 SEASONALLY ADJUSTED, AS DETERMINED BY THE UNITED STATES SECRETARY 7 OF LABOR, FOR THE PERIOD CONSISTING OF THE MOST RECENT 3 MONTHS FOR 8 WHICH DATA FOR ALL STATES ARE PUBLISHED BEFORE THE CLOSE OF THAT 9 WEEK IS AT LEAST 8%.

10 (2) THIS SUBSECTION APPLIES TO WEEKS OF UNEMPLOYMENT IN
 11 A HIGH UNEMPLOYMENT PERIOD.

12 (3) THE TOTAL AMOUNT OF EXTENDED BENEFITS PAYABLE TO AN
13 ELIGIBLE INDIVIDUAL FOR THE APPLICABLE BENEFIT YEAR MAY NOT BE LESS
14 THAN THE LESSER OF:

15 (I) 80% OF THE TOTAL AMOUNT OF REGULAR BENEFITS,
16 INCLUDING ALLOWANCES FOR DEPENDENTS, PAYABLE TO THE INDIVIDUAL
17 DURING THE BENEFIT YEAR;

(II) 20 TIMES THE AVERAGE WEEKLY BENEFIT AMOUNT OF
 THE INDIVIDUAL, REDUCED BY THE AMOUNT OF REGULAR BENEFITS PAID OR
 DEEMED PAID TO THE INDIVIDUAL DURING THE BENEFIT YEAR; OR

(III) 46 TIMES THE AVERAGE WEEKLY EXTENDED BENEFIT
 AMOUNT, REDUCED BY THE REGULAR BENEFITS (NOT INCLUDING DEPENDENTS'
 ALLOWANCES) PAID TO THE INDIVIDUAL DURING THAT BENEFIT YEAR.

24 **8–1109.**

NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, THE
 SECRETARY, IF AUTHORIZED BY FEDERAL LAW, MAY SUSPEND THE PAYMENT OF
 EXTENDED BENEFITS UNDER § 8–1105(E) OF THIS SUBTITLE, TO THE EXTENT
 NECESSARY TO ENSURE THAT:

29(1) OTHERWISE ELIGIBLE INDIVIDUALS ARE NOT DENIED, IN 30 WHOLE OR IN PART, THE RECEIPT OF EMERGENCY UNEMPLOYMENT 31COMPENSATION AUTHORIZED BY THE FEDERAL **SUPPLEMENTAL** 32APPROPRIATIONS ACT OF 2008, THE UNEMPLOYMENT COMPENSATION **EXTENSION ACT OF 2008, THE AMERICAN RECOVERY AND REINVESTMENT ACT** 33

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1 OF 2009, OR THE TAX RELIEF, UNEMPLOYMENT INSURANCE 2 REAUTHORIZATION, AND JOB CREATION ACT OF 2010; AND

3 (2) THE STATE RECEIVES MAXIMUM REIMBURSEMENT FROM THE 4 FEDERAL GOVERNMENT FOR THE PAYMENT OF THE EMERGENCY BENEFITS.

5 **8–1110.**

6 TO THE EXTENT THAT PROVISIONS AND DEFINITIONS OF FEDERAL 7 UNEMPLOYMENT LAW ARE IN CONFLICT WITH, OR SUPPLEMENT THE 8 PROVISIONS AND DEFINITIONS IN THIS SUBTITLE, THE PROVISIONS AND 9 DEFINITIONS OF FEDERAL UNEMPLOYMENT LAW SHALL APPLY.

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act, with regard to 11 the payment of unemployment insurance benefits under § 8–1105(e) of the Labor and 12 Employment Article, as enacted by Section 1 of this Act, shall be construed to apply 13 prospectively and shall be applicable for weeks of unemployment beginning on or after 14 October 2, 2011.

15 SECTION 3. AND BE IT FURTHER ENACTED, That the Secretary of Labor, 16 Licensing, and Regulation shall notify the Department of Legislative Services when 17 the condition for the termination of this Act, as specified in Section 4 of this Act, is 18 met.

19 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect 20 October 1, 2011, and shall remain effective until the week ending 4 weeks prior to the 21 last week of unemployment for which 100% federal sharing is available for any claim 22 under Section 2005(a) of the American Recovery and Reinvestment Act or any 23 subsequently enacted federal law, whichever is later, and thereafter shall be 24 abrogated with no further action required by the General Assembly and be of no 25 further force and effect.