By: **Delegates Dobson, Montague, and DeCarlo** Introduced and read first time: February 24, 1999 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

2

Unemployment Insurance - Eligibility for Benefits

3 FOR the purpose of expanding eligibility for unemployment benefits to certain

4 individuals who voluntarily leave work immediately following the birth or

5 adoption of a child; providing that the birth or adoption of a child may constitute

6 good cause for voluntarily leaving work in certain situations; providing for the

7 period of time during which certain individuals are entitled to receive

8 unemployment benefits; providing that certain individuals are deemed to be in

9 compliance with certain requirements; and generally relating to eligibility for

10 unemployment benefits following the birth or adoption of a child.

11 BY repealing and reenacting, with amendments,

12 Article - Labor and Employment

13 Section 8-808, 8-902, 8-903, 8-1001, and 8-1005

14 Annotated Code of Maryland

15 (1991 Volume and 1998 Supplement)

16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

17 MARYLAND, That the Laws of Maryland read as follows:

18

Article - Labor and Employment

19 8-808.

20 (a) (1) Notwithstanding any provision of § 8-805 and § 8-806 of this subtitle

21 or Subtitle 10 of this title, the Secretary promptly shall pay benefits to a claimant in

22 accordance with a determination until it has been modified or reversed by a later

23 determination or decision.

24 (2) If a determination is modified or reversed by a subsequent

25 determination or decision, the Secretary promptly shall pay or deny benefits for any

26 week of unemployment that follows in accordance with the subsequent determination

27 or decision.

1 (b) In accordance with the regulations of the Secretary, all benefits shall be 2 paid from the unemployment insurance fund through employment offices.

3 (c) Except as provided in SUBSECTION (D) OF THIS SECTION, Subtitle 11 and 4 Subtitle 12 of this title, or any provision of federal law, during a benefit year:

5 (1) a claimant is entitled to a total amount of benefits equal to 26 times 6 the claimant's weekly benefit amount; and

7 (2) for each week during which benefits are payable, a claimant is 8 entitled to allowances for dependents under § 8-804 of this subtitle.

9 (D) A CLAIMANT WHO IS ELIGIBLE FOR BENEFITS ONLY IN ACCORDANCE 10 WITH § 8-1001(B)(3) OF THIS TITLE:

11 (1) IS ENTITLED TO A TOTAL AMOUNT OF BENEFITS EQUAL TO 12 TIMES 12 THE CLAIMANT'S WEEKLY BENEFIT AMOUNT; AND

13 (2) IS ENTITLED TO ALLOWANCES FOR DEPENDENTS UNDER § 8-804 OF 14 THIS SUBTITLE FOR EACH WEEK DURING WHICH BENEFITS ARE PAYABLE.

15 8-902.

16 (a) To be eligible for benefits, in accordance with the regulations of the 17 Secretary, an individual shall:

18 (1) register for work at an employment office; and

19 (2) report to the employment office.

20 (b) Subject to § 8-808(b) of this title, by regulation, the Secretary may alter or 21 waive the requirements of subsection (a) of this section for:

22 (1) an individual attached to a regular job; [or]

23 (2) an individual for whom the Secretary finds that compliance with

24 those requirements would be oppressive or inconsistent with the purposes of this title; 25 OR

26 (3) AN INDIVIDUAL WHO LEAVES WORK VOLUNTARILY WITH GOOD
27 CAUSE AS DETERMINED BY THE SECRETARY IN ACCORDANCE WITH § 8-1001(B)(3) OF
28 THIS TITLE.

29 8-903.

30 (a) (1) Except as otherwise provided in this section, to be eligible for benefits 31 an individual shall be:

- 32 (i) able to work;
- 33 (ii) available for work; and

1 (iii) actively seeking work.

2 (2) In determining whether an individual actively is seeking work, the 3 Secretary shall consider:

4 (i) whether the individual has made an effort that is reasonable 5 and that would be expected of an unemployed individual who honestly is looking for 6 work; and

7 (ii) the extent of the effort in relation to the labor market conditions 8 in the area in which the individual is seeking work.

9 (b) The Secretary may not use the disability of a qualified individual with a 10 disability as a factor in finding that an individual is not able to work under subsection 11 (a)(1)(i) of this section.

12 (c) Notwithstanding any other provision of this section or § 8-904 or §
13 8-907(a) or (b) of this subtitle, an individual who otherwise is eligible to receive
14 benefits and who is in training with the approval of the Secretary may not be denied
15 benefits:

16 (1) for failure to meet the requirements of subsection (a)(1)(ii) and (iii) of 17 this section to be available for work and actively seeking work; or

18 (2) for failure to apply for or refusal to accept suitable work under §19 8-1005 of this title.

20 (D) AN INDIVIDUAL WHO LEAVES WORK VOLUNTARILY WITH GOOD CAUSE AS 21 DETERMINED BY THE SECRETARY IN ACCORDANCE WITH § 8-1001(B)(3) OF THIS TITLE 22 IS DEEMED TO BE IN COMPLIANCE WITH THE REQUIREMENTS OF SUBSECTION (A) OF 23 THIS SECTION.

24 8-1001.

36

(a) (1) An individual who otherwise is eligible to receive benefits is
disqualified from receiving benefits if the Secretary finds that unemployment results
from voluntarily leaving work without good cause.

28 (2) A claimant who is otherwise eligible for benefits from the loss of 29 full-time employment may not be disqualified from the benefits attributable to the

30 full-time employment because the claimant voluntarily quit a part-time

31 employment, if the claimant quit the part-time employment before the loss of the

32 full-time employment.

33 (b) The Secretary may find that a cause for voluntarily leaving is good cause34 only if:

35 (1) the cause is directly attributable to, arising from, or connected with:

(i) the conditions of employment; or

4			HOUSE BILL 1124			
1		(ii)	the actions of the employing unit; [or]			
2	(2)	an indiv	/idual:			
3		(i)	is laid off from employment through no fault of the individual;			
	total less than 50% o individual was laid o		obtains subsequent employment that pays weekly wages that kly wage earned in the employment from which the			
7 8	program for which th	(iii) ne individ	leaves the subsequent employment to attend a training ual has been chosen that:			
9 10	Act; or		1. is offered under the Maryland Job Training Partnership			
11			2. otherwise is approved by the Secretary; OR			
12	(3)	AN INI	DIVIDUAL:			
13		(I)	IS OTHERWISE ELIGIBLE FOR BENEFITS UNDER THIS TITLE;			
14 15		(II) BIRTH (VOLUNTARILY LEAVES EMPLOYMENT IMMEDIATELY OR ADOPTION OF A CHILD OF THE INDIVIDUAL;			
16		(III)	IS THE PRIMARY PROVIDER OF CARE FOR THE CHILD; AND			
17 18	THE INDIVIDUAL	(IV) 'S EMPL	IS NOT RECEIVING OR ENTITLED TO WAGES OR SALARY FROM OYER.			
19	(c) (1)	A circu	mstance for voluntarily leaving work is valid only if it [is]:			
		(i) with cond	IS a substantial cause that is directly attributable to, arising itions of employment or actions of the employing unit;			
23 24		(II) ITH SUB	INVOLVES THE BIRTH OR ADOPTION OF A CHILD IN SECTION (B)(3) OF THIS SECTION; OR			
25 [(ii)] (III) IS of such necessitous or compelling nature that the 26 individual has no reasonable alternative other than leaving the employment.						
29 30 31	this subsection to an ADOPTION OF A individual must care	individu CHILD, the individual	ermination of the application of paragraph (1)(ii) OR (III) of al who leaves employment because of THE BIRTH OR he health of the individual or another for whom the vidual shall submit a written statement or other BIRTH, ADOPTION, OR health problem from a hospital or			

	(d) In addition to other circumstances for which a disqualification may be imposed, neither good cause nor a valid circumstance exist and a disqualification shall be imposed if an individual leaves employment:					
4		(1)	to become self-employed;			
5 6	location; or	(2)	to accompany a spouse to a new location or to join a spouse in a new			
7		(3)	to attend an educational institution.			
8	(e)	A disqu	alification under this section:			
9 10	voluntarily	(1) shall begin with the first week for which unemployment is caused by luntarily leaving without good cause; and				
11		(2)	subject to subsection (c) of this section, shall continue:			
			(i) if a valid circumstance exists, for a total of at least 5 but not as determined by the Secretary based on the seriousness of the			
	reemployed		(ii) if a valid circumstance does not exist, until the individual is earned wages for covered employment that equal at least 15 nefit amount of the individual.			
18	8-1005.					
	individual v	who other	to [subsection (d)] SUBSECTIONS (D) AND (E) of this section, an wise is eligible to receive benefits is disqualified from receiving ary finds that the individual, without good cause, failed to:			
22 23	by the Secre	(1) etary;	apply for work that is available and suitable when directed to do so			
24		(2)	accept suitable work when offered; or			
25 26	so by the Se	(3) ecretary.	return to the individual's usual self-employment when directed to do			
27 28	(b) Secretary sh	(1) nall consi	In determining whether work is suitable for an individual, the der:			
29 30	the individu	al;	(i) the degree of risk involved to the health, morals, and safety of			
31 32	physical fitr	ness of th	(ii) the experience, previous earnings, previous training, and e individual;			
33			(iii) the length of unemployment of the individual and the prospect			

(iii) the length of unemployment of the individual and the prospects
for securing local work in the usual occupation of the individual; and

1 2	individual.		(iv)	the distance of available work from the residence of the		
	(2) Notwithstanding any other provisions of this title, the Secretary may not consider work to be suitable and thus deny benefits to an otherwise eligible individual for refusal to accept the new work if:					
6 7	lockout, or o	ther labo	(i) or dispute	the position offered is vacant as a direct result of a strike,		
	substantially the locality;		(ii) brable to	hours, wages, or other conditions of work offered are the individual than those prevailing for similar work in		
	required to j labor organi		(iii) npany un	as a condition of being employed, the individual would be ion or resign from or refrain from joining any bona fide		
14	(c)	A disqu	alificatio	n under this section:		
15 16	individual:	(1)	shall be	effective beginning with the latest week in which the		
17			(i)	was to have applied for work at the direction of the Secretary;		
18 19	individual; o	or	(ii)	was notified that suitable work had become available to the		
20 21	the direction	n of the S	(iii) Secretary;	was to return to the usual self-employment of the individual at and		
22		(2)	shall co	ntinue:		
23			(i)	for a total of at least 5 but not more than 10 weeks; or		
	covered emp individual.	ploymen	(ii) t that equa	until the individual is reemployed and has earned wages for al at least 10 times the weekly benefit amount of the		
27 28	(d) employer" h	(1) have the r		ubsection, the terms "affected employee" and "work sharing stated in § 8-1201 of this title.		
	from a perso under this se			cted employee who refuses to apply for or accept suitable work work sharing employer may not be denied benefits		
32	(E)	AN INI	DIVIDUA	AL WHO VOLUNTARILY LEAVES WORK WITH GOOD CA		

32 (E) AN INDIVIDUAL WHO VOLUNTARILY LEAVES WORK WITH GOOD CAUSE AS
33 DETERMINED BY THE SECRETARY IN ACCORDANCE WITH § 8-1001(B)(3) OF THIS
34 SUBTITLE IS EXEMPT FROM THE REQUIREMENTS OF THIS SECTION.

- 1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 1999.