EMERGENCY BILL

1lr2467

By: **Senator Rosapepe** Introduced and read first time: February 9, 2021 Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 27, 2021

CHAPTER _____

1 AN ACT concerning

Unemployment Insurance – – Insurance Revisions and Required Study and Special Enrollment Period for Health Benefits

FOR the purpose of requiring the Maryland Health Benefit Exchange to open a certain 4 $\mathbf{5}$ enrollment period for an individual who consents to share information through a 6 certain system; establishing certain requirements for a certain enrollment period; 7 authorizing the Maryland Health Benefit Exchange to conduct outreach to a certain 8 individual using certain methods; requiring the Maryland Department of Labor to 9 take certain actions to carry out the State's unemployment insurance law; requiring 10 the Maryland Department of Labor to begin implementing a system through which 11 certain individuals may consent to the sharing of certain information with the 12 Maryland Health Benefit Exchange and the Maryland Department of Health for the 13purpose of determining eligibility for certain health insurance; requiring the 14 Maryland Department of Labor to enter into a certain memorandum of understanding with the Maryland Health Benefit Exchange and the Maryland 1516 Department of Health; requiring that a certain consent request be placed on the 17weekly claim certification form in a certain manner and using certain language; 18 requiring the Maryland Department of Labor to cooperate with the Maryland Health 19 Benefit Exchange and the Maryland Department of Health for a certain purpose; 20authorizing, for the purpose of implementing a certain system in a certain manner, 21the Maryland Department of Labor, the Maryland Health Benefit Exchange, and the 22Maryland Department of Health to take certain actions; requiring the Maryland 23Department of Labor to report to a certain committee of the General Assembly on or 24before a certain date each year; requiring the Secretary of Labor to waive the charge 25of benefits against the earned rating record of an employing unit if the benefits are

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 paid to a claimant during a period when the Governor has declared a state of $\mathbf{2}$ emergency due to COVID-19: providing that the Maryland Department of Labor is 3 not required to confirm the reason an employee leaves employment for purposes of 4 waiving certain benefits charges; authorizing the Secretary to investigate $\mathbf{5}$ accusations of fraud under certain circumstances: authorizing a certain employing 6 unit to elect to delay submitting a certain contribution and employment report for 7 certain calendar quarters; requiring employing units that elect to defer the 8 submission of a contribution and employment report to submit the report on or before 9 a certain date; prohibiting an employing unit that elects to delay the submission of 10 a contribution and employment report from being required by the Secretary to file for an extension or be assessed certain interest for a certain period; altering the 11 12maximum amount of wages disregarded when computing the weekly benefit amount 13 to be paid to a claimant; requiring the Maryland Department of Labor to provide certain information regarding certain unemployment insurance recipients to a chief 1415elected official of a county on request and for certain purposes; authorizing a chief 16 elected official of a county to share certain information with the governing body of 17the county and to request certain information on behalf of a certain political subdivision and provide the information to the political subdivision; authorizing the 18 Maryland Department of Labor to adopt certain regulations; altering the information 19 of which the Secretary of Labor is required to notify a claimant if the Secretary 2021decides to recover benefits from the claimant under certain provisions of law; requiring the Secretary to allow a claimant to appeal a certain determination within 2223a certain period of time; requiring the Maryland Department of Labor to submit to 24the General Assembly a certain report on or before a certain date; requiring the 25Maryland Department of Labor to conduct a certain study; requiring the Maryland 26Department of Labor to report its findings and recommendations to the Governor and the General Assembly on or before a certain date: requiring the Maryland 2728Department of Labor, on or before a certain date, to identify all changes in federal 29regulations and guidance that would expand access to unemployment benefits or 30 reduce bureaucratic hurdles to prompt approval of unemployment benefits; requiring 31 the Maryland Department of Labor, on or before a certain date, to revise State 32 unemployment insurance rules and practices for a certain purpose; making a 33 conforming change; making this Act an emergency measure; and generally relating 34 to unemployment insurance.

35 BY adding to

- 36 <u>Article Insurance</u>
- 37 <u>Section 31–108(h)</u>
- 38 <u>Annotated Code of Maryland</u>
- 39 (2017 Replacement Volume and 2020 Supplement)
- 40 BY adding to
- 41 Article Labor and Employment
- 42 Section 8–109 and 8–110
- 43 Annotated Code of Maryland
- 44 (2016 Replacement Volume and 2020 Supplement)

1	BY repealing and reenacting, without amendments,					
2	Article – Labor and Employment					
3	Section 8–809(a) and (b)					
4	Annotated Code of Maryland					
5	(2016 Replacement Volume and 2020 Supplement)					
6	BY repealing and reenacting, with amendments,					
$\overline{7}$	Article – Labor and Employment					
8	Section 8–611(k), 8–626, 8–628, and 8–803(d) <u>8–809(c)</u>					
9	Annotated Code of Maryland					
10	(2016 Replacement Volume and 2020 Supplement)					
$\begin{array}{c} 11 \\ 12 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
13	<u>Article – Insurance</u>					
14	<u>31–108.</u>					
15	(H) (1) THE EXCHANGE SHALL OPEN A SPECIAL OR OTHER ENROLLMENT					
16	PERIOD FOR AN INDIVIDUAL WHO CONSENTS TO SHARE INFORMATION THROUGH					
17	THE SYSTEM IMPLEMENTED IN ACCORDANCE WITH § 8–109(B)(1) OF THE LABOR					
18	AND EMPLOYMENT ARTICLE.					
10						
19	(2) THE ENROLLMENT PERIOD OPENED UNDER PARAGRAPH (1) OF					
$\frac{10}{20}$	THIS SUBSECTION SHALL:					
-0						
21	(I) APPLY TO QUALIFIED HEALTH PLANS OFFERED THROUGH					
22^{-1}	THE EXCHANGE IN THE INDIVIDUAL MARKET;					
23	(II) BEGIN ON THE DATE THE EXCHANGE SENDS NOTICE TO THE					
2 4	INDIVIDUAL;					
- 1						
25	(III) LAST FOR A PERIOD OF TIME DETERMINED BY THE					
26	EXCHANGE AND THAT IS AT LEAST 30 DAYS; AND					
20	EXCHANCE AND THAT IS AT LEAST OF DATE, AND					
27	(IV) BE AVAILABLE TO AN INDIVIDUAL DESCRIBED IN					
$\frac{21}{28}$	PARAGRAPH (1) OF THIS SUBSECTION AND TO THE INDIVIDUAL'S DEPENDENT AS					
$\frac{20}{29}$	DEFINED IN 45 C.F.R. § 155.420.					
29	<u>DEFINED IN 45 C.F.IV. § 155.420.</u>					
30	(3) THE EXCHANGE MAY CONDUCT OUTREACH TO AN INDIVIDUAL					
31	DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION USING METHODS THAT					
32	INCLUDE:					
54						
33	(I) WRITTEN NOTICES;					

1 (II) CONTACT THROUGH TELEPHONIC AND ELECTRONIC $\mathbf{2}$ MEANS: AND 3 (III) THE PROVISION OF INDIVIDUALIZED ASSISTANCE BY INSURANCE AGENTS AND BROKERS, NAVIGATORS, AND EXCHANGE CONTRACTORS 4 $\mathbf{5}$ AND STAFF. 6 **Article – Labor and Employment** 7 **8–109.** 8 IN CARRYING OUT THE REQUIREMENTS OF THIS TITLE, (A) THE 9 **DEPARTMENT SHALL:** 10 (1) **ENSURE** SECURE EQUAL ACCESS FOR INDIVIDUALS BY: 11 ENSURING THAT AN INDIVIDUAL CONTACTING THE **(I)** 12DEPARTMENT HAS ADEQUATE AND TIMELY ACCESS TO LANGUAGE AND, **INTERPRETIVE, AND TRANSLATION SERVICES;** 13 14 **(II)** FOR INDIVIDUALS WITH DISABILITIES: 15 1. INCORPORATING ACCESSIBILITY FEATURES THAT ARE CONSISTENT WITH MODERN ACCESSIBILITY STANDARDS FOR INDIVIDUALS 16 17WITH DISABILITIES; AND 18 PROVIDING NOTICE OF ALTERNATIVE ACCESSIBILITY 2. 19 **OPTIONS FOR ACCESSING BENEFITS, SERVICES, AND INFORMATION IN MULTIPLE** 20FORMATS; AND 21(III) CONSPICUOUSLY PROVIDING CLAIMANTS WITH THE OPTION TO SELECT AT THE BEGINNING OF THE APPLICATION FOR UNEMPLOYMENT 22INSURANCE BENEFITS PROCESS THAT PAPER-BASED NOTICES OF DEPARTMENT 23**ACTION BE SENT BY MAIL:** 2425(2) ESTABLISH SYSTEMS AND PROCEDURES THAT ENSURE THAT AN INDIVIDUAL DOES NOT NEED TO WAIT ON HOLD BEFORE BEING OFFERED AN 2627**OPPORTUNITY TO LEAVE A PHONE NUMBER TO RECEIVE A CALL BACK:** 28(3) ENSURE THAT PHONE CALLS MADE BY DEPARTMENT STAFF AND 29**CONTRACTORS APPEAR ON CALLER ID AS ORIGINATING FROM THE DEPARTMENT:**

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1	(4) ENSURE THAT VOICEMAIL MESSAGES LEFT BY DEPARTMENT
2	STAFF OR CONTRACTORS INCLUDE CLEAR INSTRUCTIONS FOR NEXT STEPS,
3	INCLUDING A CALL-BACK NUMBER OTHER THAN THE GENERAL NUMBER FOR
4	UNEMPLOYMENT INSURANCE ASSISTANCE;
5	(5) ESTABLISH PROCEDURES THAT REQUIRE ATTEMPTS BY THE
6	DEPARTMENT TO CONTACT AN INDIVIDUAL RELATED TO A CLAIM FOR BENEFITS TO
7	BE TIMED IN A WAY SUCH THAT THE CALLS OCCUR OVER CONSECUTIVE AND
8	MULTIPLE DAYS;
9	(2) ESTABLISH PROCEDURES THAT REQUIRE AN INDIVIDUAL WHO
10	HAS FILED AN INITIAL CLAIM FOR BENEFITS TO BE PROVIDED WITH A STATUS
11	UPDATE ON THE CLAIM BY DEPARTMENT STAFF OR CONTRACTORS THROUGH
12	TELEPHONE OR E-MAIL AT LEAST ONCE EVERY 3 WEEKS UNTIL THE INITIAL
13	BENEFITS ARE PAID OR THE INITIAL CLAIM IS DENIED, WHICHEVER OCCURS FIRST;
14	(3) ON OR BEFORE JULY 1 EACH YEAR, BEGINNING IN 2021,
15	CONTRACT WITH AN EXTERNAL CUSTOMER SERVICE QUALITY EVALUATION VENDOR
16	TO MEASURE:
17	(I) THE CLARITY AND ORGANIZATION OF ALL PUBLIC
18	COMMUNICATIONS INCLUDING MATERIALS POSTED ON THE DEPARTMENT'S
19	WEBSITE OR MOBILE APPLICATION;
20	(II) THE ACHIEVEMENT OF THE CUSTOMER SERVICE
21	STANDARDS REQUIRED UNDER THIS SUBSECTION AND THE DEPARTMENT'S PLAN TO
22	IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION; AND
23	(III) OTHER CUSTOMER SERVICE METRICS THAT THE
24	DEPARTMENT AND THE VENDOR AGREE ARE IMPORTANT;
25	(6) (4) ENSURE THAT THE APPLICATION FOR UNEMPLOYMENT
26	INSURANCE BENEFITS EXPLICITLY AND CONVENIENTLY PROVIDES APPLICANTS
27	WITH THREE OPTIONS FOR THE PAYMENT OF BENEFITS:
28	(I) A PAPER CHECK;
29	(II) DIRECT DEPOSIT; OR
30	(HI) A STATE-ISSUED DEBIT CARD THE ABILITY TO SELECT THE
31	METHOD OF PAYMENT;
32	(7) ENSURE THAT IF AN INDIVIDUAL DOES NOT CHOOSE A PAPER
33	CHECK OR A STATE-ISSUED DEBIT CARD AS THE METHOD FOR RECEIVING

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$\frac{1}{2}$	BENEFITS, BENEFITS WILL BE DEPOSITED DIRECTLY INTO THE INDIVIDUAL'S BANK ACCOUNT AS THE DEFAULT METHOD;					
3	(8) ENSURE THAT AN INDIVIDUAL FILING A CLAIM FOR BENEFITS IS					
4	INFORMED OF THE OPTION OF AUTOMATICALLY TRANSFERRING FUNDS INTO A					
5	PERSONAL CHECKING ACCOUNT AND PROVIDES A MECHANISM TO MAKE THE					
6	REQUEST;					
7	(9) (5) ESTABLISH SYSTEMS, PROCESSES, AND PROCEDURES THAT					
8	ENABLE AN INDIVIDUAL FILING A CLAIM FOR BENEFITS TO TRACK THE STATUS OF A					
9	CLAIM, INCLUDING THE ANTICIPATED TIMELINE FOR THE RESOLUTION OF EACH					
10	PARTICULAR CLAIM;					
11	(10) ENSURE THAT AN OVERPAYMENT NOTICE SENT TO AN INDIVIDUAL					
12	RECEIVING BENEFITS INCLUDES INFORMATION ABOUT THE CAUSE OF THE					
13	OVERPAYMENT AND THE PERIOD DURING WHICH THE OVERPAYMENT OCCURRED;					
14	(11) ESTABLISH AND MAINTAIN A PLAN TO:					
15	(1) FILL ALL OPEN POSITIONS WITHIN THE DIVISION OF					
16	UNEMPLOYMENT INSURANCE IN A TIMELY MANNER; AND					
17	(II) IMMEDIATELY FILL ALL POSITIONS WITHIN THE DIVISION					
18	OF UNEMPLOYMENT INSURANCE AND RAPIDLY EXPAND PERSONNEL IN RESPONSE					
19	TO A CRISIS;					
20	(12)(6) ESTABLISH AND MAINTAIN A PLAN FOR ONGOING					
21	INVESTMENT IN TECHNOLOGY;					
22	(13) (7) ESTABLISH STANDARDS FOR THE TIMELY PROCESSING OF					
23						
-						
24	(I) 92% OF CLAIMS ARE COMPLETED WITHIN 21 DAYS AFTER					
25	RECEIPT OF THE INITIAL APPLICATION; AND					
26	(II) 97% OF CLAIMS THAT REQUIRE ADJUDICATION ARE					
2 7	RESOLVED WITHIN 8 WEEKS AFTER RECEIPT OF THE INITIAL APPLICATION;					
28	(14) (8) ESTABLISH A SINGLE POINT OF CONTACT WITHIN THE					
29	DEPARTMENT TO OVERSEE AND PRIORITIZE THE RESOLUTION OF CLAIMS THAT					
30	HAVE NOT BEEN COMPLETED WITHIN 8 WEEKS; <u>AND</u>					
31	(15) (9) (I) TRACK THE PERCENTAGE OF LAID-OFF WORKERS					
32	WHO FILE FOR UNEMPLOYMENT INSURANCE BENEFITS;					
	· · · · · · · · · · · · · · · · · · ·					

1(II)ESTABLISH A GOAL FOR AN UNEMPLOYMENT INSURANCE2RECIPIENCY RATE; AND

3 (III) PUBLISH ON A QUARTERLY BASIS ON THE DEPARTMENT'S
 4 WEBSITE THE PERCENTAGE OF LAID-OFF WORKERS WHO FILE FOR BENEFITS AND
 5 THE RECIPIENCY RATE^{*}.

6 (16) ON OR BEFORE JULY 1, 2021, AND EACH JULY 1 THEREAFTER,
 7 CONTRACT WITH AN EXTERNAL CUSTOMER SERVICE QUALITY EVALUATION VENDOR
 8 TO MEASURE:

9 (I) THE CLARITY AND ORGANIZATION OF ALL PUBLIC 10 COMMUNICATIONS INCLUDING MATERIALS POSTED ON THE DEPARTMENT'S 11 WEBSITE OR MOBILE APPLICATION;

12(II)THE ACHIEVEMENT OF THE CUSTOMER SERVICE13STANDARDS REQUIRED UNDER THIS SUBSECTION AND THE DEPARTMENT'S PLAN TO14IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION; AND

 15
 (III)
 OTHER
 CUSTOMER
 SERVICE
 METRICS
 THAT

 16
 DEPARTMENT AND THE VENDOR AGREE ARE IMPORTANT; AND

17(17)ENSURE THAT SUFFICIENT HIRING AND CONTRACTING IS18CARRIED OUT IN ORDER TO IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION.

ON OR BEFORE SEPTEMBER 1, 2021, THE DEPARTMENT SHALL 19 **(B)** (1) BEGIN IMPLEMENTING A SYSTEM THROUGH WHICH AN INDIVIDUAL WHO HAS FILED 20A CLAIM FOR BENEFITS MAY CONSENT, AS PART OF ANY WEEKLY CLAIM 2122CERTIFICATION, TO THE SHARING OF RELEVANT COLLECTED INFORMATION BY THE DEPARTMENT WITH THE MARYLAND HEALTH BENEFIT EXCHANGE AND THE 2324MARYLAND DEPARTMENT OF HEALTH TO DETERMINE WHETHER THE INDIVIDUAL QUALIFIES FOR FREE OR LOW-COST HEALTH INSURANCE AND, IF SO, TO HELP THE 2526INDIVIDUAL ENROLL.

(2) BEFORE THE SYSTEM DESCRIBED IN PARAGRAPH (1) OF THIS
 SUBSECTION BEGINS TO OPERATE, THE DEPARTMENT SHALL ENTER INTO A
 MEMORANDUM OF UNDERSTANDING WITH THE MARYLAND HEALTH BENEFIT
 EXCHANGE AND THE MARYLAND DEPARTMENT OF HEALTH THAT ENABLES THE
 SYSTEM TO OPERATE IN COMPLIANCE WITH ALL APPLICABLE STATE AND FEDERAL
 REQUIREMENTS RELATED TO PRIVACY, DATA SECURITY, AND FUNDING.

33(3) THE CONSENT REQUEST DESCRIBED IN PARAGRAPH (1) OF THIS34SUBSECTION SHALL BE PROMINENTLY PLACED ON THE WEEKLY CLAIM

CERTIFICATION FORM, USING LANGUAGE THAT CAN BE EASILY UNDERSTOOD BY

$\mathbf{2}$ THE MAJORITY OF INDIVIDUALS WHO QUALIFY FOR BENEFITS. 3 THE DEPARTMENT SHALL COOPERATE WITH THE MARYLAND (4) 4 HEALTH BENEFIT EXCHANGE AND THE MARYLAND DEPARTMENT OF HEALTH TO CLAIM THE MAXIMUM AMOUNT OF AVAILABLE FEDERAL FUNDING FOR THE $\mathbf{5}$ 6 ESTABLISHMENT AND OPERATION OF THE SYSTEM DESCRIBED IN PARAGRAPH (1) 7 OF THIS SUBSECTION. 8 (5) TO FACILITATE THE MOST EFFICIENT IMPLEMENTATION OF THE SYSTEM DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION, THE DEPARTMENT, 9 THE MARYLAND HEALTH BENEFIT EXCHANGE, AND THE MARYLAND DEPARTMENT 10 11 **OF HEALTH MAY:** 12 **(I) ENTER INTO AGREEMENTS; (II)** 13**ADOPT REGULATIONS;** 14 (III) ADOPT GUIDELINES; (IV) ESTABLISH ACCOUNTS; 1516 **(**V**) CONDUCT TRAININGS;** 17(VI) **PROVIDE PUBLIC INFORMATION; AND** 18 (VII) TAKE ANY OTHER STEPS AS MAY BE NECESSARY TO 19 ACCOMPLISH THE PURPOSE OF THE SYSTEM DESCRIBED IN PARAGRAPH (1) OF THIS 20SUBSECTION. ON OR BEFORE DECEMBER 1 EACH YEAR, THE DEPARTMENT SHALL 21 (C) 22**REPORT TO THE JOINT COMMITTEE ON UNEMPLOYMENT INSURANCE OVERSIGHT.** IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE, ON THE 2324IMPLEMENTATION OF THE REQUIREMENTS OF THIS SECTION. 258–110. (A) ON REQUEST AND FOR PURPOSES CONSISTENT WITH CHAPTERS 26(S.B. 893 AND S.B. 894) OF THE ACTS OF THE GENERAL ASSEMBLY OF 27AND 2021, THE DEPARTMENT SHALL PROVIDE TO THE CHIEF ELECTED OFFICIAL OF A 2829COUNTY DEMOGRAPHIC DATA AND THE ADDRESSES, OCCUPATIONS, AND LAST 30 KNOWN EMPLOYERS OF UNEMPLOYMENT INSURANCE RECIPIENTS WHO LIVE IN THE

31 <u>COUNTY OF THE CHIEF ELECTED OFFICIAL.</u>

1

1	(B) A CHIEF ELECTED OFFICIAL OF A COUNTY MAY:						
2	(1) SHARE THE INFORMATION PROVIDED TO THE CHIEF ELECTED						
$\frac{2}{3}$	OFFICIAL UNDER SUBSECTION (A) OF THIS SECTION WITH THE GOVERNING BODY OF						
4	THE COUNTY; AND						
T							
5	(2) REQUEST INFORMATION UNDER SUBSECTION (A) OF THIS						
6	SECTION ON BEHALF OF A POLITICAL SUBDIVISION WITHIN THE COUNTY AND						
7	PROVIDE THE INFORMATION TO THE POLITICAL SUBDIVISION.						
8	(C) THE SECRETARY MAY ADOPT REGULATIONS TO CARRY OUT THIS						
9	SECTION, INCLUDING REGULATIONS THAT:						
10	(1) ESTABLISH THE CIRCUMSTANCES UNDER WHICH THE NAMES OF						
11	UNEMPLOYMENT INSURANCE RECIPIENTS MAY BE INCLUDED IN THE INFORMATION						
12	PROVIDED UNDER SUBSECTION (A) OF THIS SECTION; AND						
13	(2) ARE NECESSARY TO PROTECT THE PERSONALLY IDENTIFIABLE						
13	INFORMATION OF UNEMPLOYMENT INSURANCE RECIPIENTS.						
14	INFORMATION OF CNEMI LOTMENT INSCRANCE RECHTIENTS.						
15	8-611.						
16							
1617	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE						
-							
17	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if:						
17 18 19	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the						
17 18 19 20	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural						
17 18 19	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the						
17 18 19 20 21	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and						
17 18 19 20 21 22	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural						
17 18 19 20 21	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and						
17 18 19 20 21 22	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural						
17 18 19 20 21 22 23	(k) (1) [The] Subject to PARAGRAPH (3) OF THIS Subsection, the Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural disaster.						
17 18 19 20 21 22 23 24 25	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural disaster. (2) If the Secretary waives the charge of benefits under paragraph (1) of this subsection, the waiver may be in effect only until the earlier of:						
17 18 19 20 21 22 23 24	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the elaimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural disaster. (2) If the Secretary waives the charge of benefits under paragraph (1) of						
17 18 19 20 21 22 23 24 25 26	 (t) (The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster, and (ii) the Covernor declared a state of emergency due to the natural disaster. (2) If the Secretary waives the charge of benefits under paragraph (1) of this subsection, the waiver may be in effect only until the earlier of. (i) 4 months after the natural disaster; or 						
17 18 19 20 21 22 23 24 25	(k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural disaster. (2) If the Secretary waives the charge of benefits under paragraph (1) of this subsection, the waiver may be in effect only until the earlier of:						
17 18 19 20 21 22 23 24 25 26	 (t) (The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster, and (ii) the Covernor declared a state of emergency due to the natural disaster. (2) If the Secretary waives the charge of benefits under paragraph (1) of this subsection, the waiver may be in effect only until the earlier of. (i) 4 months after the natural disaster; or 						
17 18 19 20 21 22 23 24 25 26 27	 (±) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural disaster. (2) If the Secretary waives the charge of benefits under paragraph (1) of this subsection, the waiver may be in effect only until the earlier of. (ii) the date the employing unit reopens. 						
17 18 19 20 21 22 23 24 25 26 27 28	 (k) (1) [The] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE Secretary may waive the charge of benefits paid to a claimant against the earned rating record of an employing unit if: (i) the benefits are paid to the claimant during a period in which the claimant is temporarily unemployed because the employing unit shut down due to a natural disaster; and (ii) the Governor declared a state of emergency due to the natural disaster. (2) If the Secretary waives the charge of benefits under paragraph (1) of this subsection, the waiver may be in effect only until the earlier of: (ii) the date the employing unit reopens. (3) (1) THE SECRETARY SHALL WAIVE THE CHARGE OF BENEFITS 						

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1	(II) IF THE SECRETARY IS REQUIRED TO WAIVE THE CHARGE OF
2	BENEFITS UNDER PARAGRAPH (3) OF THIS SUBSECTION:
-	
3	1. THE DEPARTMENT IS NOT REQUIRED TO CONFIRM
4	THE REASON FOR THE EMPLOYEE SEPARATING FROM EMPLOYMENT; AND
5	2. THE SECRETARY MAY INVESTIGATE A DOCUMENTED
6	ACCUSATION OF FRAUD.
7	8-626.
1	
8	(a) (1) [For] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, FOR each
9	calendar quarter, each employing unit shall submit to the Secretary a contribution and
10	employment report on or before the date that the Secretary sets.
11	(9) (1) FOR CALENDAR VEAR 90.91 AN EMPLOYING UNIT MAY
11 12	(2) (1) FOR CALENDAR YEAR 2021, AN EMPLOYING UNIT MAY ELECT TO DEFER SUBMITTING A CONTRIBUTION AND EMPLOYMENT REPORT FOR
12 13	THE CALENDAR QUARTERS ENDING ON MARCH 31, JUNE 30, AND SEPTEMBER 30.
19	THE CALENDAR QUARTERS ENDING ON MARCH 01, OUNE 00, AND SET TEMBER 00.
14	(II) AN EMPLOYING UNIT THAT ELECTS TO DEFER THE
15	SUBMISSION OF A CONTRIBUTION AND EMPLOYMENT REPORT IN ACCORDANCE
16	WITH SUBPARAGRAPH (I) OF THIS PARAGRAPH:
17	1. SHALL SUBMIT THE REPORT ON OR BEFORE THE DATE
18	ON WHICH THE REPORT FOR THE CALENDAR QUARTER ENDING DECEMBER 31,
19	2021, IS DUE;
20	2. MAY NOT BE REQUIRED BY THE SECRETARY TO FILE
$\frac{20}{21}$	FOR AN EXTENSION; AND
21	TOR AN EATENSION, AND
22	3. MAY NOT BE ASSESSED INTEREST UNDER § 8–628 OF
23	THIS SUBTITLE FOR THE PERIOD FOR WHICH THE SUBMISSION IS DEFERRED.
24	(b) An employing unit shall include in a contribution and employment report
25	information that the Secretary requires.
26	(c) (1) An employing unit that fails to submit a contribution and employment
$\frac{20}{27}$	report under this section is subject to a penalty of \$35 unless the Secretary waives the
$\frac{-1}{28}$	penalty for cause.
29	(2) An employing unit that submits a check or other negotiable instrument
30	in payment of any penalty under this subsection which is returned for insufficient funds is
31	subject to an additional penalty of \$25.
32	8-628.

1	(a) Except as provided in [§ 8-201.1] §§ 8-201.1 AND 8-626 of this title, a					
2	contribution or reimbursement payment that is due and unpaid shall accrue interest at the					
3	rate of 1.5% per month or part of a month from the date on which it is due until the					
4	Secretary receives the contribution or payment in lieu of contributions and the interest.					
5	(b) Notwithstanding subsection (a) of this section, except as provided in § 8–201.1					
6	of this title, for any calendar year in which Table F is applicable under § 8–612(d)(6) of this					
7	subtitle, a contribution or reimbursement payment that is due and unpaid shall accrue					
8	interest at the rate of 0.5% per month or part of a month from the date on which it is due					
9	until the Secretary receives the contribution or payment in lieu of contributions and the					
10	interest.					
11	8-803.					
12	(d) (1) Except as provided in § 8–1207 of this title for the work sharing					
13	program and § 8–1604 of this title for the Self–Employment Assistance Program, an eligible					
14	claimant shall be paid a weekly benefit amount that is computed by:					
15	(i) determining the claimant's weekly benefit amount under this					
16	section;					
17	(ii) adding any allowance for a dependent to which the claimant is					
18	entitled under § 8–804 of this subtitle; and					
10	(iii) subtracting any warss avaiding [\$50] \$200 never to the					
$\frac{19}{20}$	(iii) subtracting any wages exceeding [\$50] \$300 payable to the elaimant for the week.					
20	charmant for the week.					
21	(2) In computing benefits under this subsection, a fraction of a dollar shall					
22	be rounded to the next lower dollar.					
23	<u>8–809.</u>					
24	(a) The Secretary may recover benefits paid to a claimant if the Secretary finds					
25	that the claimant was not entitled to the benefits because:					
-0	mar the enament was not entitled to the senences sedanse.					
26	(1) <u>the claimant was not unemployed;</u>					
27	(2) the claimant received or retroactively was awarded wages; or					
28	(3) <u>due to a redetermination of an original claim by the Secretary, the</u>					
29	<u>claimant is disqualified or otherwise ineligible for benefits.</u>					
30	(b) If the Secretary finds that a claimant knowingly made a false statement or					
31	representation or knowingly failed to disclose a material fact to obtain or increase a benefit					
32	or other payment under this title, in addition to disqualification of the claimant, the					

33 <u>Secretary may recover from the claimant:</u>

all benefits paid to the claimant for each week for which the false 1 (1) $\mathbf{2}$ statement or representation was made or for which the claimant failed to disclose a 3 material fact; 4 a monetary penalty of 15% of all benefits paid to the claimant for each (2)week for which the false statement or representation was made or for which the claimant $\mathbf{5}$ failed to disclose a material fact: and 6 7 interest of 1.5% per month on the amount of all benefits paid to the (3)8 claimant for each week for which the false statement or representation was made or for 9 which the claimant failed to disclose a material fact plus the amount of the monetary penalty accruing from the date that the claimant is notified by the Secretary that the 10 claimant was not entitled to benefits received. 11 12If the Secretary decides to recover benefits from a claimant under (1) (c) subsection (a) or (b) of this section, the Secretary shall notify the claimant of: 1314**(**(1)**] (I)** the amount to be recovered; 15**(II)** THE BASIS FOR THE RECOVERY OF BENEFITS, INCLUDING 16 ANY EVIDENCE THAT THE SECRETARY USED TO MAKE THE DETERMINATION; 17[(2)] (III) the weeks for which benefits were paid; 18[(3)] (IV) the amount of any monetary penalty assessed under subsection 19(b)(2) of this section and the reason for the assessment of the monetary penalty: [and] 20[(4)] (V) the provision of this title under which the Secretary determined 21that the claimant was ineligible for benefits; AND 22(VI) THE APPEAL RIGHTS AVAILABLE TO A CLAIMANT. 23(2) THE SECRETARY SHALL ALLOW A CLAIMANT TO APPEAL A 24DETERMINATION REGARDING THE RECOVERY OF BENEFITS WITHIN 30 DAYS AFTER 25THE MAILING OR OTHER DELIVERY OF THE NOTICE. 26SECTION 2. AND BE IT FURTHER ENACTED, That, on or before March June 1, 272021, the Maryland Department of Labor shall submit to the General Assembly, in 28accordance with § 2–1257 of the State Government Article, a detailed, comprehensive, and 29funded plan to ensure that call center staffing is adequate to allow an individual to reach a 30 departmental employee or contractor to ask questions.

31 SECTION 3. AND BE IT FURTHER ENACTED, That:

$\frac{1}{2}$		(a) The Maryland Department of Labor, in collaboration with the Office of the ttorney General and the Joint Committee on Unemployment Insurance Oversight, shall					
3	conduct a study related to the unemployment insurance program in the State.						
4	(b)	The study s	hall:				
5		(1) exan	nine changes to the experience rating process;				
6	individuals v		nine expanding eligibility for unemployment insurance to include				
7	marviauais w	/no leave th	eir jobs:				
$\frac{8}{9}$	work location	(i)) or to fulfil	for family reasons, including accompanying a spouse to a new la caregiving obligation; and				
U	Work focution	i or to runn	a caregiving obligation, and				
10		(ii)	due to job schedule volatility;				
11		(3) exam	nine reducing or suspending the impact on an employer's				
12	experience r		the employer establishes a work sharing agreement with the				
13			der Title 8, Subtitle 12 of the Labor and Employment Article;				
14		(4) (i)	examine whether the State is appropriately applying the				
15	definition of	employee t e	cover seasonal, temporary, and gig economy workers; and				
16		(ii)	if needed, identify changes to law or new benefits programs to				
17	assist all sea		orary, or gig economy workers;				
18		(5) exan	nine increasing the maximum weekly benefit;				
19		(6) or a	nine automatically increasing the maximum weekly benefit based				
$\frac{19}{20}$	on inflation c						
21			nine changes to the dependent allowance, including allowing the				
22	dependent al	lowance to	be added to the maximum weekly benefit;				
23		(8) exam	nine automatically increasing the dependent allowance based on				
24	inflation or w						
۵ ۳		(0)					
25 26			tine establishing clear standards for when an employee is entitled insurance benefits if the employee:				
20	to claim unci	iipioyiiiciii	insurance benefits if the employee.				
27		(i)	leaves a job due to unsafe working conditions;				
28		(ii)	leaves a job in order to protect against an unreasonable risk of				
29	infection;		· · · ·				
90		(:::)	is terminated for refusing to work under uncefe work and differen				
30 31	or	(iii)	is terminated for refusing to work under unsafe work conditions;				
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(iv) decline to accept work due to unsafe work conditions.

2 (c) In conducting the study, the Department shall examine and consider any 3 report or recommendation made by the National Academy of Social Insurance 4 Unemployment Insurance Task Force of 2021.

5 (d) On or before December 1, 2021, the Maryland Department of Labor shall
 6 report its findings and any recommendations to the Governor and, in accordance with §
 7 2–1257 of the State Government Article, the General Assembly.

8 SECTION 4. <u>3.</u> AND BE IT FURTHER ENACTED, That:

9 (a) On or before <u>March June</u> 1, 2021, the Maryland Department of Labor shall 10 identify all changes in federal regulations and guidance that would expand access to 11 unemployment benefits or reduce bureaucratic hurdles to prompt approval of 12 unemployment benefits.

13 (b) On or before <u>April July</u> 1, 2021, the Maryland Department of Labor shall 14 revise State unemployment insurance rules and practices to encompass any changes in 15 federal regulations and guidance.

16 SECTION 5. <u>4.</u> AND BE IT FURTHER ENACTED, That this Act is an emergency 17 measure, is necessary for the immediate preservation of the public health or safety, has 18 been passed by a yea and nay vote supported by three-fifths of all the members elected to 19 each of the two Houses of the General Assembly, and shall take effect from the date it is 20 enacted.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.