INTRODUCED

SB1112

057300108 **SENATE BILL NO. 1112** 1 2 Offered January 12, 2005 3 Prefiled January 12, 2005 4 A BILL to amend and reenact § 60.2-528 of the Code of Virginia, relating to unemployment 5 compensation; benefit charging; disasters. 6 Patrons—Blevins and Reynolds 7 8 Referred to Committee on Commerce and Labor 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 60.2-528 of the Code of Virginia is amended and reenacted as follows: 11 § 60.2-528. Individual benefit charges. 12 13 A. An individual's "benefit charges" shall be computed in the following manner: 1. For each week benefits are received, a claimant's "benefit charges" shall be equal to his benefits 14 15 received for such week. 16 2. For each week extended benefits are received, pursuant to § 60.2-610 or § 60.2-611, a claimant's "benefit charges" shall be equal to one-half his benefits received for such week. However, a claimant's 17 "benefit charges" for extended benefits attributable to service in the employ of a governmental entity 18 19 referred to in subdivisions 1 through 3 of subsection A of § 60.2-213 shall be equal to the full amount 20 of such extended benefit. 21 3. For each week partial benefits are received, the claimant's "benefit charges" shall be computed (i) 22 in the case of regular benefits as in subdivision 1 of this subsection, or (ii) in the case of extended 23 benefits as in subdivision 2 of this subsection. 24 B. 1. The employing unit from whom such individual was separated, resulting in the current period 25 of unemployment, shall be the most recent employing unit for whom such individual has performed 26 services for remuneration (i) during 30 days, whether or not such days are consecutive, or (ii) during 27 240 hours. If such individual's unemployment is caused by separation from an employer, such 28 individual's "benefit charges" for such period of unemployment shall be deemed the responsibility of the 29 last employer for (i) 30 days or (ii) 240 hours prior to such period of unemployment. 30 2. Any employer charged with benefits paid shall be notified of the charges quarterly by the 31 Commission. The amount specified shall be conclusive on the employer unless, not later than 30 days after the notice of benefit charges was mailed to its last known address or otherwise delivered to it, the 32 33 employer files an appeal with the Commission, setting forth the grounds for such an appeal. Proceedings 34 on appeal to the Commission regarding the amount of benefit charges under this subsection or a 35 redetermination of such amount shall be in accordance with the provisions of § 60.2-500. The decision of the Commission shall be subject to the provisions of § 60.2-500. Any appeal perfected pursuant to the 36 37 provisions of this section shall not address any issue involving the merits or conditions of a claimant's 38 separation from employment. 39 C. No "benefit charges" shall be deemed the responsibility of an employer of: 40 1. An individual whose separation from the work of such employer arose as a result of a violation of 41 the law by such individual, which violation led to confinement in any jail or prison; 2. An individual who voluntarily left employment in order to accept other employment, genuinely 42 43 believing such employment to be permanent; 3. An individual with respect to any weeks in which benefits are claimed and received after such 44 45 date as that individual refused to accept an offer of rehire by the employer because such individual was in training with approval of the Commission pursuant to § 60.2-613; 46 47 4. An individual who voluntarily left employment to enter training approved under § 236 of the Trade Act of 1974 (19 U.S.C. § 2296 et seq.); 48 49 5. An individual hired to replace a member of the Reserve of the United States Armed Forces or the National Guard called into active duty as a result of Operation Desert Shield or Operation Desert Storm 50 51 and whose employment is terminated concurrent with and because of that member's return from active 52 duty: 53 6. An individual who left employment voluntarily with good cause due to a personal bona fide 54 medical reason caused by a non-job-related injury or medical condition; 55 7. An individual participating as an inmate in (i) state or local work release programs pursuant to § 53.1-60 or § 53.1-131; (ii) community residential programs pursuant to §§ 53.1-177, 53.1-178, and 56 57 53.1-179; or (iii) any similar work release program, whose separation from work arose from conditions 58 of release or parole from such program; or

- 8. An individual who was unable to work at his regular employment due to a disaster for which the 59
- Governor, by executive order, has declared a state of emergency, if such disaster for which the closure of the employer's business, and if the individual returned to his regular full-time employment once the business reopened. In no case shall more than four weeks of benefit charges be waived. 60 61
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