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1	HOUSE BILL NO. 2865
2	Offered January 10, 2007
3	Prefiled January 10, 2007
4	A BILL to amend and reenact § 60.2-219 of the Code of Virginia, relating to exclusion for
4 5	unemployment compensation; employment by staffing services.
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	Patron—McEachin
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8	Referred to Committee on Commerce and Labor
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10	Be it enacted by the General Assembly of Virginia:
11 12	1. That § 60.2-219 of the Code of Virginia is amended and reenacted as follows:
12	§ 60.2-219. Services not included in term "employment." The term "employment" shall not include:
13 14	1. Service performed in the employ of the United States government or of any instrumentality of the
15	United States which is wholly or partially owned by the United States or which is exempt from the tax
16	imposed by § 3301 of the Federal Internal Revenue Code by virtue of any provision of law which
17	specifically refers to such section (or the corresponding section of prior law) in granting such exemption;
18	2. Service with respect to which unemployment compensation is payable under an unemployment
19	compensation system established by an act of Congress, including service performed after June 30,
20	1939, for an employer determined to be subject to the Railroad Unemployment Insurance Act (45 U.S.C.
21	§ 351 et seq.) by the agency or agencies empowered to make such determination by an act of Congress,
22	and service as an employer representative determined to be subject to such act by such agency or
23	agencies. The Commission is hereby authorized and directed to enter into agreements with the proper
24	agencies under such act of Congress, which agreements shall become effective 10 days after publication
25	thereof, in the manner provided in § 60.2-111 for general rules, to provide reciprocal treatment to
26	individuals who have, after acquiring potential rights to benefits under this title, acquired rights to
27 28	unemployment compensation under such act of Congress, or who have, after acquiring potential rights to unemployment compensation under such act of Congress, acquired rights to benefits under this title;
20 29	3. Agricultural labor as defined in § 60.2-201 except as provided for in § 60.2-214;
3 0	4. Domestic service in a private home, local college club or local chapter of a college fraternity or
31	sorority except as provided for in § 60.2-215;
32	5. Service performed on or in connection with a vessel or aircraft not an American vessel or
33	American aircraft by an employee, if the employee is employed on and in connection with such vessel
34	or aircraft when outside the United States;
35	6. Service performed by an individual in, or as an officer or member of the crew of, a vessel while it
36	is engaged in the catching, taking, harvesting, cultivating or farming of any kind of fish, shellfish,
37	crustacea, sponges, seaweeds or other aquatic forms of animal and vegetable life, including service
38	performed by any such individual as an ordinary incident to any such activity, except (i) service
	performed in connection with the catching or taking of salmon or halibut for commercial purposes and
40 41	(ii) service performed on or in connection with a vessel of more than 10 net tons, determined in the manner provided for determining the register tonnage of merchant vessels under the laws of the United
42	States;
43	6a. Service performed by an individual on a boat engaged in catching fish or other forms of aquatic
44	life under an arrangement with the owner or operator of such boat pursuant to which:
45	a. Such individual does not receive any cash remuneration, other than as provided in subdivision b of
46	subsection 6a;
47	b. Such individual receives a share of the boat's, or the boats' in the case of a fishing operation
48	involving more than one boat, catch of fish or other forms of aquatic animal life, or a share of the
49	proceeds from the sale of such catch; and
50 51	c. The amount of such individual's share depends on the amount of the boat's, or the boats' in the
51 52	case of a fishing operation involving more than one boat, catch of fish or other forms of aquatic animal life, but only if the operating crew of such boat, or each boat from which the individual receives a share
52 53	in the case of a fishing operation involving more than one boat is normally made up of fewer than 10
54	individuals;
55	7. Service performed by an individual in the employ of his son, daughter, or spouse and service
56	performed by a child under the age of 21 in the employ of his father or mother;
57	8. Service performed in any calendar quarter in the employ of any organization exempt from income
58	tax (i) under § 501 (a) of the Federal Internal Revenue Code (26 U.S.C.), other than an organization

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59 described in § 401 (a) of such Code, or (ii) under § 521 of the Federal Internal Revenue Code, if the 60 remuneration for such service is less than \$50;

61 9. Service performed in the employ of a school, college or university, if such service is performed by 62 a student who is enrolled and is regularly attending classes at such school, college or university;

63 10. Service performed as a student nurse in the employ of a hospital or a nurses' training school by 64 an individual who is enrolled and is regularly attending classes in a nurses' training school chartered or 65 approved pursuant to state law;

11. Service performed as an intern in the employ of a hospital by an individual who has completed a 66 67 four-year course in a medical school chartered or approved pursuant to state law;

12. Service performed by an individual for an employing unit as an insurance agent or as an 68 insurance solicitor, if all such service performed by such individual for such employing unit is 69 70 performed for remuneration solely by way of commission;

71 13. Service performed by an individual for an employing unit as a real estate salesman, if all such service performed by such individual for such employing unit is performed for remuneration solely by 72 73 way of commission;

74 14. Service covered by an arrangement between the Commission and the agency charged with the 75 administration of any other state or federal unemployment compensation law pursuant to which all services performed by an individual for an employing unit during the period covered by such employing 76 77 unit's duly approved election are deemed to be performed entirely within such agency's state or under 78 such federal law:

79 15. Service performed by an individual for an employing unit as an agent in the wholesale 80 distribution and sale of gasoline and other petroleum products, if all such service performed by such individual for such employing unit is performed for remuneration solely by way of commission; 81

16. Service not in the course of the employer's trade or business performed in any calendar quarter 82 83 by an employee, unless the cash remuneration paid for such service is \$50 or more and such service is performed by an individual who is regularly employed by such employer to perform such service. For 84 the purposes of this subdivision, an individual shall be deemed to be regularly employed by an employer 85 during a calendar quarter only if (i) on each of some 24 days during such quarter such individual 86 performs for such employer for some portion of the day service not in the course of the employer's trade 87 88 or business, or (ii) such individual was regularly employed, as determined under clause (i) of this 89 subdivision, by such employer in the performance of such service during the preceding calendar quarter;

90 17. a. Service performed by an individual who is enrolled at a nonprofit or public educational institution which normally maintains a regular faculty and curriculum and normally has a regularly 91 92 organized body of students in attendance at the place where its educational activities are carried on. In order for such services to be excluded from "employment": (1) The individual shall be enrolled as a student in a full-time program, 93

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95 (2) The program shall be taken for credit at such institution,

96 (3) The program combines academic instruction with work experience, and

97 (4) Such service shall be an integral part of such program.

98 b. Such institution shall certify to the employer that subdivisions 17 a (1) through 17 a (4) of this 99 section have been met.

100 c. This subdivision shall not apply to service performed in a program established for or on behalf of 101 an employer or group of employers;

102 18. Service performed in the employ of a hospital, if such service is performed by a patient of the 103 hospital, as defined in § 60.2-221;

19. Services provided by an individual pursuant to an agreement among the service recipient, a 104 public human services agency as defined in § 15.2-2811, and such individual to an eligible service 105 recipient in his own home or the home of the service provider, unless coverage of such services is 106 107 required by the provisions of § 3304 (a) (6) (A) of the Federal Unemployment Tax Act; 108

20. Services performed by an individual as a "direct seller" provided that:

a. Such person:

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110 (1) Is engaged in the trade or business of selling, or soliciting the sale of, consumer products to any 111 buyer on a buy-sell basis, a deposit-commission basis, or any similar basis which the Secretary of the Treasury prescribes by regulations for resale by the buyer or any other person in the home or otherwise 112 113 than in a permanent retail establishment;

(2) Is engaged in the trade or business of selling, or soliciting the sale of, consumer products to a 114 115 consumer in the home or otherwise than in a permanent retail establishment; or

(3) Is engaged in the trade or business of the delivery or distribution of newspapers or shopping 116 117 news (including any delivery services directly related to such trade or business).

b. Substantially all of the remuneration for the services performed as a direct seller, whether or not 118 119 paid in cash, is directly related to sales or output, including the performances of services, rather than to 120 the number of hours worked;

121 c. The services performed by the person are performed pursuant to a written contract between such 122 person and the person for whom the services are performed and such contract provides that the person 123 will not be treated as an employee with respect to such services for federal tax purposes;

124 21. Service performed after July 1, 1984, by an individual as a taxicab driver, or as a driver of an 125 executive sedan as defined in § 46.2-2000, provided the Commission is furnished evidence that such 126 individual is excluded from taxation by the Federal Unemployment Tax Act;

127 22. Services performed by an individual as a "contract carrier courier driver" provided the 128 Commission is furnished evidence that such individual is excluded from taxation by the Federal 129 Unemployment Tax Act;

23. Services performed by a full-time student in the employ of an organized camp if: 130 131

a. Such camp:

132 (1) Did not operate for more than seven months in the calendar year and did not operate for more 133 than seven months in the preceding calendar year; or

(2) Had average gross receipts for any six months in the preceding calendar year which were not 134 135 more than 33 1/3 percent of its average gross receipts for the other six months in the preceding calendar 136 year; and

137 b. Such full-time student performed services in the employ of such camp for less than 13 calendar 138 weeks in such calendar year;

139 24. Services performed by an individual as a court reporter for an employing unit if all such service 140 performed by the individual for the employing unit is performed for remuneration solely by way of 141 commission;

142 25. Services performed by an individual as a cosmetologist or as a barber provided the Commission 143 is furnished evidence that such individual is excluded from taxation by the Federal Unemployment Tax 144 Act:

145 26. Services performed by a licensed clinical social worker as defined in § 54.1-3700, licensed psychologist as defined in § 54.1-3600, licensed professional counselor as defined in § 54.1-3500, 146 147 licensed psychiatrist, or licensed marriage and family therapist as defined in § 54.1-3500, if such 148 individual:

149 a. Operates under a contract specifying that the individual is free from control or direction over the 150 performance of such services;

151 b. Is licensed in the Commonwealth to perform independent clinical services;

152 c. Is compensated solely by way of fees charged for services rendered by such individual; and

153 d. Has a valid business license issued by the locality in which such individual performs such 154 services; and

155 27. Services performed by an inmate for a penal or custodial institution or while participating in the 156 Diversion Center Incarceration Program pursuant to § 19.2-316.3; and

157 28. Services provided by an individual in the employ of a temporary staffing service that hires its 158 own employees and assigns them to a client to support or supplement the client's workforce to 159 accommodate special temporary situations such as employee absences, temporary skill shortages, 160 seasonal workloads, and special assignments and projects.

2. That any taxes paid or benefits collected prior to the effective date of this act with regard to an 161 individual in the employ of a temporary staffing service described in subdivision 28 of § 60.2-219 162

of the Code of Virginia shall not be subject to refund. 163