	11100869D
1	SENATE BILL NO. 791
2 3	Offered January 12, 2011 Prefiled December 28, 2010
3 4	A BILL to amend and reenact §§ 60.2-610 and 60.2-611, as they are currently effective and as they may
5	become effective, of the Code of Virginia and to repeal the third enactment of Chapter 789 of the
6	Acts of Assembly of 2009, relating to extended unemployment benefits.
7	
8	Patron—Watkins
9	Referred to Committee on Commerce and Labor
10	
11	Be it enacted by the General Assembly of Virginia:
12 13	1. That §§ 60.2-610 and 60.2-611, as they are currently effective and as they may become effective, of the Code of Virginia are amended and reenacted as follows:
14	§ 60.2-610. (Contingent expiration date, June 12, 2010 - see Editor's notes) Extended benefits
15	defined.
16	A. As used in this article, unless the context clearly requires otherwise, "extended benefit period"
17 18	<ul><li>means a period which:</li><li>1. Begins with the third week following a week for which there is a state "on" indicator; and</li></ul>
19	2. Ends with either of the following weeks, whichever occurs later:
20	a. The third week after the first week for which there is a state "off" indicator; or
21	b. The thirteenth consecutive week of such period; however, no extended benefit period may begin
22 23	by reason of a state "on" indicator before the fourteenth week following the end of a prior extended benefit period which was in effect with respect to this Commonwealth.
23 24	B. "Rate of insured unemployment," for purposes of subsections H and I of this section, means the
25	percentage derived by dividing:
26 27	1. The average weekly number of individuals filing claims for regular compensation in this Commonwealth for weeks of unemployment with respect to the most recent, thirteen 13 consecutive
28	week period, as determined by the Commission on the basis of its reports to the United States Secretary
29	of Labor, by
30	2. The average monthly employment covered under this act for the first four of the most recent six
31 32	completed calendar quarters ending before the end of such thirteen week 13-week period. C. "Regular benefits" means benefits, other than extended benefits, payable to an individual under
3 <u>2</u> 3 <u>3</u>	this title or under any other state law, including benefits payable to federal civilian employees and to
34	ex-servicemen pursuant to Chapter 85 (5 U.S.C. § 8501 et seq.) of Title 5 of the United States Code.
35	D. "Extended benefits" means benefits, including benefits payable to federal civilian employees and
36 37	to ex-servicemen pursuant to Chapter 85 (5 U.S.C. § 8501 et seq.) of Title 5 of the United States Code, payable to an individual under the provisions of § 60.2-611 for weeks of unemployment in his eligibility
38	period.
39	E. "Eligibility period" of an individual means the period consisting of the weeks in his benefit year
40	which begin in an extended benefit period and, if his benefit year ends within such extended benefit
41 42	<ul><li>period, any weeks thereafter which begin in such period.</li><li>F. 1. "Exhaustee" means an individual who, with respect to any week of unemployment in his</li></ul>
43	eligibility period:
44	a. Has received, prior to such week, all of the regular benefits that were available to him under this
45 46	title or any other state law, including dependents' allowances and benefits payable to federal civilian employees and ex-servicemen under Chapter 85 (5 U.S.C. § 8501 et seq.) of Title 5 of the United States
46 47	Code, in his current benefit year that includes such week;
<b>48</b>	b. His benefit year having expired prior to such week, has no, or insufficient, wages or employment
<b>49</b>	on the basis of which he could establish a new benefit year that would include such week; and
50 51	c. (i) Has no right to unemployment benefits or allowances, under the Railroad Unemployment Insurance Act (45 U.S.C. § 351 et seq.), the Automotive Products Trade Act of 1965 (19 U.S.C. § 2001
51 52	et seq.) and such other federal laws as are specified in regulations issued by the United States Secretary
53	of Labor, and (ii) has not received and is not seeking unemployment benefits under the unemployment
54	compensation law of Canada. However, if he is seeking such benefits and the appropriate agency finally
55 56	determines that he is not entitled to benefits under such law he is considered an exhaustee. 2. For the purposes of subdivision 1 a of this subsection, an individual shall be deemed to have
57	received all of the regular benefits that were available to him although (i) as a result of a pending
58	appeal with respect to wages or employment that were not considered in the original monetary

SB791

59 determination in his benefit year, he may subsequently be determined to be entitled to added regular 60 benefits, or (ii) he may be entitled to regular benefits with respect to future weeks of unemployment.

G. "State law" means the unemployment insurance law of any state, approved by the United States 61 62 Secretary of Labor under 26 U.S.C. § 3304.

H. There is a "state 'on' indicator" for this Commonwealth for a week if: 63

64 1. The Commission determines, in accordance with the regulations of the United States Secretary of 65 Labor, that for the period consisting of such week and the immediately preceding 12 weeks, the rate of insured unemployment, not seasonally adjusted, under this title: 66

a. Equaled or exceeded 120 percent of the average of such rates for the corresponding thirteen week 67 13-week period ending in each of the preceding two calendar years; and 68

b. Equaled or exceeded five percent, provided that the determination of whether there has been a 69 state trigger "on" indicator shall be made as if this subsection did not contain subdivision 1 a, if the rate 70 71 of insured unemployment as defined in this subsection equaled or exceeded six percent, except that any week for which there would otherwise be a state "on" indicator shall continue to be such a week and 72 shall not be determined to be a week for which there is a state "off" indicator; or 73

74 2. With respect to weeks of unemployment beginning on or after February 1, 2009, and thereafter 75 until the week ending three weeks prior to the last week for which federal sharing is authorized by Section 2005(a) of Public Law 111-5, or by an extension thereof or amendment thereto, the United 76 77 States Secretary of Labor determines that, for the period consisting of the most recent three months for 78 which data for all states are published before the close of such week, the average rate of total 79 unemployment in this Commonwealth, seasonally adjusted:

a. Equaled or exceeded 110 percent of the average of such rates for either or both of the 80 corresponding three month periods ending in the two preceding calendar years; and 81 82

b. Equaled or exceeded a six and one half percent.

I. There is a "state 'off' indicator" for this Commonwealth for a week if the Commission determines, 83 in accordance with the regulations of the United States Secretary of Labor, that for the period consisting 84 of such week and the immediately preceding twelve 12 weeks the requirements of subsection H of this 85 86 section have not been satisfied. 87

§ 60.2-610. (Contingent effective date, June 12, 2010 - see Editor's notes) Extended benefits defined.

88 A. As used in this article, unless the context clearly requires otherwise, "extended benefit period" 89 means a period which: 90

1. Begins with the third week following a week for which there is a state "on" indicator; and

91 2. Ends with either of the following weeks, whichever occurs later: 92

a. The third week after the first week for which there is a state "off" indicator; or

93 b. The thirteenth consecutive week of such period; however, no extended benefit period may begin by reason of a state "on" indicator before the fourteenth week following the end of a prior extended 94 95 benefit period which was in effect with respect to this Commonwealth.

B. "Rate of insured unemployment," for purposes of subsections H and I of this section, means the 96 97 percentage derived by dividing:

98 1. The average weekly number of individuals filing claims for regular compensation in this 99 Commonwealth for weeks of unemployment with respect to the most recent, thirteen 13 consecutive 100 week period, as determined by the Commission on the basis of its reports to the United States Secretary 101 of Labor, by

102 2. The average monthly employment covered under this act for the first four of the most recent six 103 completed calendar quarters ending before the end of such thirteen week 13-week period.

C. "Regular benefits" means benefits, other than extended benefits, payable to an individual under 104 this title or under any other state law, including benefits payable to federal civilian employees and to ex-servicemen pursuant to Chapter 85 (5 U.S.C. § 8501 et seq.) of Title 5 of the United States Code. 105 106

107 D. "Extended benefits" means benefits, including benefits payable to federal civilian employees and 108 to ex-servicemen pursuant to Chapter 85 (5 U.S.C. § 8501 et seq.) of Title 5 of the United States Code, payable to an individual under the provisions of § 60.2-611 for weeks of unemployment in his eligibility 109 110 period.

111 E. "Eligibility period" of an individual means the period consisting of the weeks in his benefit year which begin in an extended benefit period and, if his benefit year ends within such extended benefit 112 113 period, any weeks thereafter which begin in such period.

F. 1. "Exhaustee" means an individual who, with respect to any week of unemployment in his 114 115 eligibility period:

116 a. Has received, prior to such week, all of the regular benefits that were available to him under this title or any other state law, including dependents' allowances and benefits payable to federal civilian 117 employees and ex-servicemen under Chapter 85 (5 U.S.C. § 8501 et seq.) of Title 5 of the United States 118 119 Code, in his current benefit year that includes such week;

120 b. His benefit year having expired prior to such week, has no, or insufficient, wages or employment 121 on the basis of which he could establish a new benefit year that would include such week; and

122 c. (i) Has no right to unemployment benefits or allowances, under the Railroad Unemployment 123 Insurance Act (45 U.S.C. § 351 et seq.), the Automotive Products Trade Act of 1965 (19 U.S.C. § 2001 124 et seq.) and such other federal laws as are specified in regulations issued by the United States Secretary 125 of Labor, and (ii) has not received and is not seeking unemployment benefits under the unemployment 126 compensation law of Canada. However, if he is seeking such benefits and the appropriate agency finally 127 determines that he is not entitled to benefits under such law he is considered an exhaustee.

128 2. For the purposes of subdivision 1 a of this subsection, an individual shall be deemed to have 129 received all of the regular benefits that were available to him although (i) as a result of a pending 130 appeal with respect to wages or employment that were not considered in the original monetary determination in his benefit year, he may subsequently be determined to be entitled to added regular 131 132 benefits, or (ii) he may be entitled to regular benefits with respect to future weeks of unemployment.

G. "State law" means the unemployment insurance law of any state, approved by the United States 133 Secretary of Labor under 26 U.S.C. § 3304. H. There is a "state 'on' indicator" for this Commonwealth for a week if the: 134

136 1. The Commission determines, in accordance with the regulations of the United States Secretary of 137 Labor, that for the period consisting of such week and the immediately preceding twelve 12 weeks, the 138 rate of insured unemployment, not seasonally adjusted, under this title:

139 4 a. Equaled or exceeded 120 percent of the average of such rates for the corresponding 140 thirteen-week 13-week period ending in each of the preceding two calendar years; and

141 2. a b. Equaled or exceeded five percent, provided that the determination of whether there has been a 142 state trigger "on" indicator shall be made as if this subsection did not contain subdivision 1 a, if the rate 143 of insured unemployment as defined in this subsection equaled or exceeded six percent, and

144 b. Except except that any week for which there would otherwise be a state "on" indicator shall 145 continue to be such a week and shall not be determined to be a week for which there is a state "off" 146 indicator; or

147 2. With respect to weeks of unemployment beginning on or after February 1, 2009, and thereafter 148 until the week ending three weeks prior to the last week for which federal sharing is authorized by 149 Section 2005(a) of Public Law 111-5, or by an extension thereof or amendment thereto, the United 150 States Secretary of Labor determines that, for the period consisting of the most recent three months for 151 which data for all states are published before the close of such week, the average rate of total 152 unemployment in this Commonwealth, seasonally adjusted:

153 a. Equaled or exceeded 110 percent of the average of such rates for either or both of the 154 corresponding three month periods ending in the two preceding calendar years; and 155

b. Equaled or exceeded a six and one half percent.

I. There is a "state 'off' indicator" for this Commonwealth for a week if the Commission determines, 156 in accordance with the regulations of the United States Secretary of Labor, that for the period consisting 157 158 of such week and the immediately preceding twelve 12 weeks the requirements of subsection H of this 159 section have not been satisfied.

160 § 60.2-611. Receipt of extended benefits.

135

161 A. Except when the result would be inconsistent with the other provisions of this section, as 162 provided in the regulations of the Commission, the provisions of this title which apply to claims for, or 163 the payment of, regular benefits shall apply to claims for, and the payment of, extended benefits.

164 B. An individual shall be eligible to receive extended benefits with respect to any week of 165 unemployment in his eligibility period only if the Commission finds that for such week:

166 1. He is an "exhaustee" as defined in subsection F of § 60.2-610;

167 2. He has satisfied the requirements of this title for the receipt of regular benefits that are applicable 168 to individuals claiming extended benefits, including not being subject to a disqualification for the receipt 169 of benefits; and

170 3. He had during his base period 20 weeks of full-time insured employment, or the equivalent in 171 insured wages. For purposes of this subdivision, "or the equivalent in insured wages" means more than 172 40 times the individual's most recent weekly benefit amount.

173 C. The weekly extended benefit amount payable to an individual for a week of total unemployment 174 in his eligibility period shall equal the weekly benefit amount payable to him during his applicable 175 benefit year.

176 D. The total extended benefit amount payable to any eligible individual for his applicable benefit 177 year shall be the least of the following amounts:

178 1. Fifty percent of the total amount of regular benefits which were payable to him under this title in 179 his applicable benefit year;

180 2. Thirteen times his weekly benefit amount which was payable to him under this title for a week of 181 total unemployment in the applicable benefit year; or

SB791

219

182 3. Thirty-nine times his weekly benefit amount which was payable to him under this title for a week 183 of total unemployment in the applicable benefit year, reduced by the total amount of regular benefits 184 which were paid or deemed paid to him under this title for the benefit year.

185 E. 1. Whenever an extended benefit period is to become effective in this Commonwealth as a result 186 of a state "on" indicator, or an extended benefit period is to be terminated in this Commonwealth as a 187 result of state "off" indicators, the Commission shall make an appropriate public announcement.

2. Computations required by the provisions of subsection  $\hat{B}$  of § 60.2-610 shall be made by the 188 189 Commission, in accordance with regulations prescribed by the United States Secretary of Labor.

190 3. An "on" or "off" indicator for this Commonwealth shall be determined without regard to 191 subdivision 1 of subsection H of § 60.2-610 for any period that waiver of such provisions is authorized 192 under § 203 (d) of the Federal-State Extended Unemployment Compensation Act (26 U.S.C. § 3304) and 193 any amendments thereto, or as authorized by any provision of federal law.

194 F. 1. Notwithstanding the provisions of subsection A of this section, an individual shall be ineligible 195 for payment of extended benefits for any week of unemployment in his eligibility period if the 196 Commission finds that during such period:

197 a. He failed to accept any offer of suitable work or failed to apply for any suitable work, as defined 198 under subdivision 3 of this subsection, to which he was referred by the Commission; or 199

b. He failed to actively engage in seeking work as prescribed under subdivision 5 of this subsection.

200 2. Any individual who has been found ineligible for extended benefits by reason of the provisions in 201 subdivision 1 of this subsection shall also be denied benefits beginning with the first day of the week 202 following the week in which such failure occurred and until he has been employed in each of four 203 subsequent weeks, whether or not consecutive, and has earned remuneration equal to not less than four 204 times the extended weekly benefit amount.

3. a. For purposes of this subsection, "suitable work" means, with respect to any individual, any 205 206 work which is within the individual's capabilities and for which the gross average weekly remuneration 207 payable for the work exceeds the sum of:

208 (1) The individual's average weekly benefit amount as determined under subsection C of this section, 209 plus

210 (2) Any amount of supplemental unemployment benefits, as defined in § 501 (c) (17) (D) of the 211 Internal Revenue Code, payable to the individual for such week. 212

b. Such gross average weekly remuneration shall pay wages equal to the higher of:

213 (1) The minimum wages provided by § 6 (a) (1) of the Fair Labor Standards Act (29 U.S.C. § 201 et 214 seq.), without regard to any exemption; or 215

(2) The state or local minimum wage.

216 c. No individual, however, shall be denied extended benefits for failure to accept an offer or referral 217 to any job which meets the definition of suitable work as described in subdivision 3a of this subsection 218 if:

(1) The position was not offered to such individual in writing or was not listed with the Job Service;

220 (2) Such failure could not result in a denial of benefits under the definition of suitable work for 221 regular benefit claimants in subdivision 3 of § 60.2-618 to the extent that the criteria of suitability in 222 that section are not inconsistent with the provisions of this subdivision; or

(3) The individual furnishes satisfactory evidence to the Commission that his prospects for obtaining 223 224 work in his customary occupation within a reasonably short period are good. If the evidence is deemed 225 satisfactory for this purpose, the determination of whether any work is suitable with respect to such 226 individual shall be made in accordance with the definition of suitable work in subdivision 3 of 227 § 60.2-618 without regard to the definition specified by this subdivision.

228 4. Notwithstanding the provisions of this subsection, no work shall be deemed to be suitable work 229 for an individual which does not accord with the labor standard provisions required by § 3304 (a) 5 of 230 the Internal Revenue Code and set forth under subdivision 3 of § 60.2-618.

231 5. For the purposes of subdivision 1 b of this subsection, an individual shall be treated as actively 232 engaged in seeking work during any week if:

233 a. The individual has engaged in a systematic and sustained effort to obtain work during such week<sub> $\tau$ </sub>; 234 and 235

b. The individual furnishes tangible evidence that he has engaged in such effort during such week.

236 6. The Job Service shall refer any claimant entitled to extended benefits under this title to any 237 suitable work which meets the criteria prescribed in subdivision 3 of this subsection.

238 7. Notwithstanding any other provisions of this chapter, if the benefit year of any individual ends 239 within an extended benefit period, the remaining balance of extended benefits that such individual 240 would, but for this section, be entitled to receive in that extended benefit period, for weeks of unemployment beginning after the end of the benefit year, shall be reduced, but not below zero, by the 241 242 product of the number of weeks for which the individual received any amounts as trade readjustment 243 allowances within that benefit year, multiplied by the individual's weekly benefit amount for extended

SB791

244 benefits.

245 8. No claim for extended benefits shall be subject to subdivisions 1, 2, 3 or 6 of this subsection for 246 weeks of unemployment beginning after March 6, 1993, and before January 1, 1995. If the Federal-State 247 Extended Unemployment Compensation Act of 1970 is at any time amended to preclude enforcement of 248 any provision of this section, such provision shall not apply to any claim for weeks beginning on the 249 date said amendment becomes effective.

250 G. 1. Except as provided in subdivision 2 of this subsection, an individual shall not be eligible for 251 extended benefits for any week if:

252 a. Extended benefits are payable for such week pursuant to an interstate claim filed in any state 253 under the interstate benefit plan,; and 254

b. No extended benefit period is in effect for such week in such state.

255 2. Subdivision 1 of this subsection shall not apply to the first two weeks for which extended benefits 256 are payable, determined without regard to this subsection, pursuant to an interstate claim filed under the 257 interstate benefit payment plan to the individual from the extended benefit account established for the 258 individual with respect to the benefit year.

H. (Contingent expiration date, June 12, 2010 - see notes) Effective with respect to weeks beginning 259 260 in a high unemployment period that commenced on or after February 1, 2009, and thereafter until the week ending three weeks prior to the last week for which federal sharing is authorized by Section 261 2005(a) of Public Law 111-5, or by an extension thereof or amendment thereto, subsection D shall be 262 263 applied by substituting (i) "eighty percent" for "fifty percent" in subdivision D 1; (ii) "twenty" for "thirteen" in subdivision D 2; and (iii) "forty-six" for "thirty-nine" in subdivision D 3. As used in this 264 subsection, "high unemployment period" means any period during which an extended benefit period 265 would be in effect if subdivision H 2 b of § 60.2-610 were applied by substituting "eight percent" for 266 "six and one-half percent." 267

268 § 60.2-611. Receipt of extended benefits.

269 A. Except when the result would be inconsistent with the other provisions of this section, as 270 provided in the regulations of the Commission, the provisions of this title which apply to claims for, or 271 the payment of, regular benefits shall apply to claims for, and the payment of, extended benefits.

272 B. An individual shall be eligible to receive extended benefits with respect to any week of 273 unemployment in his eligibility period only if the Commission finds that for such week: 274

1. He is an "exhaustee" as defined in subsection F of § 60.2-610;

275 2. He has satisfied the requirements of this title for the receipt of regular benefits that are applicable 276 to individuals claiming extended benefits, including not being subject to a disgualification for the receipt 277 of benefits; and

278 3. He had during his base period 20 weeks of full-time insured employment, or the equivalent in insured wages. For purposes of this subdivision, "or the equivalent in insured wages" means more than 279 280 40 times the individual's most recent weekly benefit amount.

281 C. The weekly extended benefit amount payable to an individual for a week of total unemployment 282 in his eligibility period shall equal the weekly benefit amount payable to him during his applicable 283 benefit year.

284 D. The total extended benefit amount payable to any eligible individual for his applicable benefit 285 year shall be the least of the following amounts:

286 1. Fifty percent of the total amount of regular benefits which were payable to him under this title in 287 his applicable benefit year;

288 2. Thirteen times his weekly benefit amount which was payable to him under this title for a week of 289 total unemployment in the applicable benefit year; or

290 3. Thirty-nine times his weekly benefit amount which was payable to him under this title for a week 291 of total unemployment in the applicable benefit year, reduced by the total amount of regular benefits 292 which were paid or deemed paid to him under this title for the benefit year.

293 E. 1. Whenever an extended benefit period is to become effective in this Commonwealth as a result 294 of a state "on" indicator, or an extended benefit period is to be terminated in this Commonwealth as a 295 result of state "off" indicators, the Commission shall make an appropriate public announcement.

296 2. Computations required by the provisions of subsection  $\hat{B}$  of § 60.2-610 shall be made by the 297 Commission, in accordance with regulations prescribed by the United States Secretary of Labor.

298 3. An "on" or "off" indicator for this Commonwealth shall be determined without regard to 299 subdivision 1 of subsection H of § 60.2-610 for any period that waiver of such provisions is authorized 300 under § 203 (d) of the Federal-State Extended Unemployment Compensation Act (26 U.S.C. § 3304) and 301 any amendments thereto, or as authorized by any provision of federal law.

302 F. 1. Notwithstanding the provisions of subsection A of this section, an individual shall be ineligible for payment of extended benefits for any week of unemployment in his eligibility period if the 303 304 Commission finds that during such period:

343

## 6 of 7

305 a. He failed to accept any offer of suitable work or failed to apply for any suitable work, as defined under subdivision 3 of this subsection, to which he was referred by the Commission; or 306 307

b. He failed to actively engage in seeking work as prescribed under subdivision 5 of this subsection.

308 2. Any individual who has been found ineligible for extended benefits by reason of the provisions in 309 subdivision 1 of this subsection shall also be denied benefits beginning with the first day of the week 310 following the week in which such failure occurred and until he has been employed in each of four 311 subsequent weeks, whether or not consecutive, and has earned remuneration equal to not less than four times the extended weekly benefit amount. 312

3. a. For purposes of this subsection, "suitable work" means, with respect to any individual, any 313 314 work which is within the individual's capabilities and for which the gross average weekly remuneration 315 payable for the work exceeds the sum of:

(1) The individual's average weekly benefit amount as determined under subsection C of this section, 316 317 plus

318 (2) Any amount of supplemental unemployment benefits, as defined in § 501 (c) (17) (D) of the 319 Internal Revenue Code, payable to the individual for such week. 320

b. Such gross average weekly remuneration shall pay wages equal to the higher of:

(1) The minimum wages provided by § 6 (a) (1) of the Fair Labor Standards Act (29 U.S.C. § 201 et 321 seq.), without regard to any exemption; or 322 323

(2) The state or local minimum wage.

324 c. No individual, however, shall be denied extended benefits for failure to accept an offer or referral 325 to any job which meets the definition of suitable work as described in subdivision 3a of this subsection 326 if: 327

(1) The position was not offered to such individual in writing or was not listed with the Job Service;

(2) Such failure could not result in a denial of benefits under the definition of suitable work for 328 329 regular benefit claimants in subdivision 3 of § 60.2-618 to the extent that the criteria of suitability in 330 that section are not inconsistent with the provisions of this subdivision; or

(3) The individual furnishes satisfactory evidence to the Commission that his prospects for obtaining 331 332 work in his customary occupation within a reasonably short period are good. If the evidence is deemed satisfactory for this purpose, the determination of whether any work is suitable with respect to such 333 334 individual shall be made in accordance with the definition of suitable work in subdivision 3 of 335 § 60.2-618 without regard to the definition specified by this subdivision.

336 4. Notwithstanding the provisions of this subsection, no work shall be deemed to be suitable work for an individual which does not accord with the labor standard provisions required by § 3304 (a) 5 of 337 338 the Internal Revenue Code and set forth under subdivision 3 of § 60.2-618.

5. For the purposes of subdivision 1 b of this subsection, an individual shall be treated as actively 339 340 engaged in seeking work during any week if:

341 a. The individual has engaged in a systematic and sustained effort to obtain work during such week, 342 and

b. The individual furnishes tangible evidence that he has engaged in such effort during such week.

344 6. The Job Service shall refer any claimant entitled to extended benefits under this title to any 345 suitable work which meets the criteria prescribed in subdivision 3 of this subsection.

7. Notwithstanding any other provisions of this chapter, if the benefit year of any individual ends 346 347 within an extended benefit period, the remaining balance of extended benefits that such individual would, but for this section, be entitled to receive in that extended benefit period, for weeks of 348 unemployment beginning after the end of the benefit year, shall be reduced, but not below zero, by the 349 350 product of the number of weeks for which the individual received any amounts as trade readjustment 351 allowances within that benefit year, multiplied by the individual's weekly benefit amount for extended 352 benefits.

353 8. No claim for extended benefits shall be subject to subdivisions 1, 2, 3 or 6 of this subsection for weeks of unemployment beginning after March 6, 1993, and before January 1, 1995. If the Federal-State 354 Extended Unemployment Compensation Act of 1970 is at any time amended to preclude enforcement of 355 any provision of this section, such provision shall not apply to any claim for weeks beginning on the 356 357 date said amendment becomes effective.

358 G. 1. Except as provided in subdivision 2 of this subsection, an individual shall not be eligible for 359 extended benefits for any week if:

a. Extended benefits are payable for such week pursuant to an interstate claim filed in any state 360 361 under the interstate benefit plan, and 362

b. No extended benefit period is in effect for such week in such state.

363 2. Subdivision 1 of this subsection shall not apply to the first two weeks for which extended benefits are payable, determined without regard to this subsection, pursuant to an interstate claim filed under the 364 interstate benefit payment plan to the individual from the extended benefit account established for the 365 individual with respect to the benefit year. 366

H. Effective with respect to weeks beginning in a high unemployment period that commenced on or after February 1, 2009, and thereafter until the week ending three weeks prior to the last week for which federal sharing is authorized by Section 2005(a) of Public Law 111-5, or by an extension thereof or amendment thereto, subsection D shall be applied by substituting (i) "eighty percent" for "fifty percent" in subdivision D 1; (ii) "twenty" for "thirteen" in subdivision D 2; and (iii) "forty-six" for "thirty-nine" in subdivision D 3. As used in this subsection, "high unemployment period" means any period during which an extended benefit period would be in effect if subdivision H 2 b of § 60.2-610 were applied by substituting "eight percent" for "six and one-half percent."

375 2. That the third enactment of Chapter 789 of the Acts of Assembly of 2009 is repealed.