2020 SPECIAL SESSION I

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HOUSE BILL NO. 5118

Offered August 24, 2020 A BILL to amend and reenact § 60.2-612 of the Code of Virginia, relating to unemployment compensation; benefits; one-week waiting period eliminated.

Patron-Hudson

Referred to Committee on Labor and Commerce

Be it enacted by the General Assembly of Virginia:

10 1. That § 60.2-612 of the Code of Virginia is amended and reenacted as follows: 11

§ 60.2-612. Benefit eligibility conditions.

An unemployed individual shall be eligible to receive benefits for any week only if the Commission 12 13 finds that:

14 1. He has, in the highest two quarters of earnings within his base period, been paid wages in 15 employment for employers that are equal to not less than the lowest amount appearing in Column A of the "Benefit Table" appearing in § 60.2-602 on the line which extends through Division C and on which 16 in Column B of the "Benefit Table" appears his weekly benefit amount. Such wages shall be earned in 17 18 not less than two quarters.

19 2. a. His total or partial unemployment is not due to a labor dispute in active progress or to 20 shutdown or start-up operations caused by such dispute which exists (i) at the factory, establishment, or other premises, including a vessel, at which he is or was last employed, or (ii) at a factory, 21 establishment or other premises, including a vessel, either within or without this Commonwealth, which 22 23 (a) is owned or operated by the same employing unit which owns or operates the premises at which he is or was last employed and (b) supplies materials or services necessary to the continued and usual 24 25 operation of the premises at which he is or was last employed. This subdivision shall not apply if it is shown to the satisfaction of the Commission that: 26 27

(1) He is not participating in or financing or directly interested in the labor dispute; and

28 (2) He does not belong to a grade or class of workers of which, immediately before the 29 commencement of the labor dispute, there were members employed at the premises, including a vessel, 30 at which the labor dispute occurs, any of whom are participating in or financing or directly interested in 31 the dispute.

32 b. If separate branches of work which are commonly conducted as separate businesses at separate 33 premises are conducted in separate departments of the same premises, each such department shall, for 34 the purposes of this subdivision, be deemed to be a separate factory, establishment or other premises. 35 Membership in a union, or the payment of regular dues to a bona fide labor organization, however, shall 36 not alone constitute financing a labor dispute.

37 3. He is not receiving, has not received or is not seeking unemployment benefits under an 38 unemployment compensation law of any other state or of the United States; however, if the appropriate 39 agency of such other state or of the United States finally determines that he is not entitled to such 40 unemployment benefits, this subdivision shall not apply.

41 4. He is not on a bona fide paid vacation. If an individual is paid vacation pay for any week in an amount less than the individual's weekly benefit amount his eligibility for benefits shall be computed 42 under the provisions of § 60.2-603. 43

44 5. He has registered for work and thereafter has continued to report at an employment office in accordance with such regulations as the Commission may prescribe. The Commission may, by 45 46 regulation, waive or alter either or both of the requirements of this subdivision for certain types of cases 47 when it finds that compliance with such requirements would be oppressive, or would be inconsistent 48 with the purposes of this title. 49

6. He has made a claim for benefits in accordance with regulations the Commission may prescribe.

50 7. a. He is able to work, is available for work, and is actively seeking and unable to obtain suitable 51 work. Every claimant who is totally unemployed shall report to the Commission the names of employers 52 contacted each week in his effort to obtain work. This information may be subject to employer 53 verification by the Commission through a program designed for that purpose. The Commission may determine that registration by a claimant with the Virginia State Job Service may constitute a valid 54 55 employer contact and satisfy the search for work requirement of this subsection in labor market areas where job opportunities are limited. The Commission may determine that an individual, whose usual and 56 57 customary means of soliciting work in his occupation is through contact with a single hiring hall which 58 makes contacts with multiple employers on behalf of the claimant, meets the requirement that he be

59 actively seeking and unable to obtain suitable work by contacting that hiring hall alone. In areas of high 60 unemployment, as determined by the Commission, the Commission has the authority to adjust the 61 requirement that he be actively seeking and unable to obtain suitable work.

62 b. An individual who leaves the normal labor market area of the individual for the major portion of 63 any week is presumed to be unavailable for work within the meaning of this section. This presumption 64 may be overcome if the individual establishes to the satisfaction of the Commission that the individual 65 has conducted a bona fide search for work and has been reasonably accessible to suitable work in the labor market area in which the individual spent the major portion of the week to which the presumption 66 67 applies.

c. An individual whose type of work is such that it is performed by individuals working two or more 68 shifts in a 24-hour period shall not be deemed unavailable for work if the individual is currently 69 70 enrolled in one or more classes of education related to employment or is continuing in a certificate or 71 degree program at an institution of higher education, provided that the enrollment would only limit the individual's availability for one shift and the individual is otherwise available to work any of the other 72 73 shifts.

74 8. He has given notice of resignation to his employer and the employer subsequently made the 75 termination of employment effective prior to the date of termination as given in the notice, but in no case shall unemployment compensation benefits awarded under this subdivision exceed two weeks; 76 77 provided, that the claimant could not establish good cause for leaving work pursuant to § 60.2-618 and 78 was not discharged for misconduct as provided in § 60.2-618.

79 9. Beginning January 6, 1991, he has served a waiting period of one week during which he was 80 eligible for benefits under this section in all other respects and has not received benefits, except that only one waiting week shall be required of such individual within any benefit year. For claims filed 81 effective November 28, 1999, and after, this requirement shall be waived for any individual whose 82 83 unemployment was caused by his employer terminating operations, closing its business or declaring bankruptcy without paying the final wages earned as required by §-40.1-29 of the Code of Virginia. 84 Notwithstanding any other provision of this title, if an employer who terminates operations, closes its 85 business or declares bankruptcy pays an individual his final wages after the period of time prescribed by 86 87 § 40.1-29 of the Code of Virginia, such payment shall not be offset against the benefits the individual was otherwise entitled to receive and shall not, under any circumstances, cause such individual to be 88 89 declared overpaid benefits. 90

10. He is not imprisoned or confined in jail.

91 11. 10. He participates in reemployment services, such as job search assistance services, if he has 92 been determined to be likely to exhaust regular benefits and need reemployment services pursuant to a profiling system established by the Commission, unless the Commission determines that (i) such 93 94 claimant has completed such services or (ii) there is good cause for such claimant's failure to participate 95 in such services.