2022 RECONVENED SESSION

REENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

- 2 An Act to amend and reenact §§ 30-222, 60.2-111, and 60.2-619, as it is currently effective and as it shall become effective, of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 1 of Title 60.2 sections numbered 60.2-121.2 and 60.2-121.3, relating to 3 4 5 Virginia Employment Commission; administrative reforms; reporting requirements; electronic
- 6 submissions; Unemployment Compensation Ombudsman position established; emergency.

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Approved

9 Be it enacted by the General Assembly of Virginia:

10 1. That §§ 30-222, 60.2-111, and 60.2-619, as it is currently effective and as it shall become effective, of the Code of Virginia are amended and reenacted and that the Code of Virginia is 11 12 amended by adding in Article 2 of Chapter 1 of Title 60.2 sections numbered 60.2-121.2 and 13 60.2-121.3 as follows: 14

§ 30-222. Powers and duties of the Commission; subcommittee established.

15 A. The Commission shall have the following powers and duties:

1. Evaluate the impact of existing statutes and proposed legislation on unemployment compensation 16 17 and the Unemployment Trust Fund;

2. Assess the Commonwealth's unemployment compensation programs and examine ways to enhance 18 19 effectiveness: 20

3. Monitor the current status and long-term projections for the Unemployment Trust Fund; and

4. Report annually its findings and recommendations to the General Assembly and the Governor.

22 B. Within the Commission there shall be established a subcommittee on unemployment insurance 23 (UI) that shall be responsible for monitoring the Virginia Employment Commission's management of the 24 Commonwealth's unemployment insurance system. The subcommittee shall be responsible for monitoring 25 the Virginia Employment Commission's following operations: 26

1. Key performance metrics related to unemployment insurance backlogs;

27 2. Efforts to identify, prevent, and recover incorrect unemployment insurance benefit payments, 28 including fraudulent payments;

29 3. Modernization of the unemployment insurance information technology system and subsequent 30 efforts to improve functionality; 31

4. Expenditures of state funds appropriated for unemployment insurance administration; and

32 5. Implementation of recommendations from the 2021 Operations and Performance of the Virginia 33 Employment Commission report by the Joint Legislative Audit and Review Commission.

34 C. The subcommittee established in subsection B shall include (i) at least one employee stakeholder 35 representative, (ii) at least one employer representative, (iii) at least one member of the Commission on 36 Unemployment Compensation, and (iv) at least one member from each of the following committees: the 37 House Committee on Appropriations, the House Committee on Commerce and Energy, the Senate 38 Committee on Commerce and Labor, and the Senate Committee on Finance and Appropriations.

39 D. The subcommittee established in subsection B shall meet at least once each quarter from July 1, 40 2022, through June 30, 2025, and shall report at least annually, beginning on December 1, 2022, to the 41 House Committee on Appropriations, the House Committee on Commerce and Energy, the Senate 42 Committee on Commerce and Labor, and the Senate Committee on Finance and Appropriations.

43 E. The Commission shall periodically convene an advisory committee composed of an employer 44 representative, an employee representative, a labor economist, a finance expert, a labor law expert, and 45 any other stakeholders or subject matter experts deemed appropriate by the Commission for the following purposes: (i) to review UI benefits, replacement ratios, and recipiency rates; (ii) to identify 46 factors that affect UI benefits and recipiency, such as design of UI benefit calculations or UI eligibility 47 criteria; (iii) to assess the advantages and disadvantages of potential changes to benefits; and (iv) to 48 recommend to the Commission options to change benefit levels when needed. This advisory committee 49 50 shall be established by December 1, 2022, and shall be convened at least every five years thereafter. 51

§ 60.2-111. Duties and powers of Commission; reporting requirements.

A. It shall be the duty of the Commission to administer this title. It shall have power and authority 52 53 to adopt, amend, or rescind such rules and regulations, to employ such persons, make such expenditures, 54 require such reports, make such investigations, and take such other action, including the appointment of 55 advisory groups, as it deems necessary or suitable to that end. Such rules and regulations shall be 56 subject to the provisions of Chapter 40 (§ 2.2-4000 et seq.) of Title 2.2, except as to the subject matter

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of subdivisions 2 and 3 of § 60.2-515, which shall become effective in the manner prescribed by
§ 2.2-4103. The Commission shall determine its own organization and methods of procedure in
accordance with provisions of this title, and shall have an official seal which shall be judicially noticed.

60 B. The Commission shall prepare an annual balance sheet of the moneys in the fund and in the 61 Unemployment Trust Fund to the credit of the Commonwealth in which there shall be provided, if 62 possible, a reserve against the liability in future years to pay benefits in excess of the then current then-current taxes. That reserve shall be set up by the Commission in accordance with accepted actuarial 63 64 principles on the basis of statistics of employment, business activity, and other relevant factors for the 65 longest possible period. Whenever the Commission believes that a change in tax or benefit rates is 66 necessary to protect the solvency of the Fund, it shall promptly so inform the Governor and the General 67 Assembly and make recommendations with respect thereto.

68 C. In preparing the annual balance sheet required by subsection B, the Commission shall regularly 69 track metrics related to unemployment insurance benefits, establish a mechanism to help assess the 69 adequacy of benefits, and examine metrics related to recipiency, average benefit levels, and benefit 69 income replacement ratios. The annual balance sheet shall include the following calculations: (i) the 69 average unemployment insurance benefit levels, (ii) the average income replacement of unemployment 69 insurance benefits, and (iii) the recipiency rate for unemployment insurance benefits in the 69 track metrics related to unemployment insurance benefits in the 69 track metrics related to unemployment insurance benefits in the 69 track metrics related to unemployment insurance benefits in the 69 track metrics related to unemployment insurance benefits in the 69 track metrics related to unemployment insurance benefits in the 60 track metrics related to unemployment insurance benefits in the 60 track metrics related to recipiency rate for unemployment insurance benefits in the 60 track metrics related to unemployment insurance benefits in the 60 track metrics related to unemployment insurance benefits in the 61 track metrics related to unemployment insurance benefits in the 62 track metrics related to unemployment insurance benefits in the 63 track metrics related to unemployment insurance benefits in the 64 track metrics related to unemployment insurance benefits in the 64 track metrics related to unemployment insurance benefits in the 65 track metrics related to unemployment insurance benefits in the provide the provide track metrics related to unemployment insurance benefits.

D. The Commission, as part of its biennial strategic plan submitted to the Department of Planning
and Budget, shall develop and maintain a comprehensive unemployment insurance Resiliency Plan that
describes specific actions the Commission will take, depending on the level of increase in unemployment
insurance (UI) claims, to address staffing, communications, and other relevant aspects of operations to
ensure continued efficient and effective administration of the UI program. The Resiliency Plan shall
include proposed actions consistent with the following objectives to effectively prepare for periods of
high unemployment:

1. Develop specific strategies or steps the Commission will take to modify staffing levels in response
to incidents that increase UI program demand. These strategies or steps shall (i) include a staffing plan
for varying levels of UI workload volume, (ii) cover several scenarios that may affect UI assistance
services, (iii) explain how existing staff would be reallocated to high-priority functions in response to
high demand, and (iv) describe how the Commission's hiring process will be streamlined to fill key
vacant positions such as adjudication and appeals staff.

2. Develop specific strategies or steps the Commission will take to modify policies, procedures, or
 processes in response to high demands on its services.

90 3. Outline a strategy for clearly communicating key UI program changes to customers. This strategy
 91 shall indicate which staff will be responsible for different types of communications and include several
 92 communications goals, such as clearly conveying UI program and policy changes.

93 4. Outline a strategy for clearly communicating important UI information to Commission staff, the
 94 public, and the General Assembly.

95 5. Formalize a policy for prioritizing and assigning claims for adjudication during periods of high
96 claims volume. This policy shall detail how prioritization may change in response to claims volume and
97 state that the policy of the Commission is to generally prioritize resolving older claims before newer
98 claims.

99 6. Identify other tactical actions to be taken to ensure the continuity of UI claims processing and 100 customer service.

§ 60.2-121.2. Electronic submission of information; payments.

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102 A. Each employer subject to the provisions of this title shall submit claim-related forms, including 103 separation information, using an electronic format as prescribed by the Commission, unless the 104 employer has been granted a waiver by the Commission. An employer shall submit any other information related to a claim, as defined in § 60.2-528.1, at any time when requested by the 105 106 Commission, to the Commission by electronic means, unless the employer has been granted a waiver by 107 the Commission. The Commission may also require, at any time, that an employer submit unemployment 108 insurance tax payments electronically, unless the employer has been granted a waiver by the 109 Commission.

B. The Commission may grant a waiver to an employer from providing information or payments
electronically pursuant to this section at any time. The Commission may grant a waiver only if the
Commission finds that the electronic submission requirement creates an unreasonable burden on the
employer. All requests for a waiver shall be submitted in writing.

114 § 60.2-121.3. Unemployment Compensation Ombudsman; established; responsibilities.

A. The Commission shall create the Office of the Unemployment Compensation Ombudsman (the
 Office) and shall appoint an Unemployment Compensation Ombudsman to head the Office. The
 Unemployment Compensation Ombudsman shall provide neutral educational information and assistance

to, shall protect the interests of, and shall ensure that due process is afforded to all persons seeking
assistance in (i) appeals proceedings brought pursuant to Chapter 6 (§ 60.2-600 et seq.) and (ii) any
other matter related to unemployment compensation under this title. Subject to annual appropriations,
the Unemployment Compensation Ombudsman shall employ sufficient personnel to carry out the duties
and powers prescribed by this section. The Unemployment Compensation Ombudsman and personnel of
the Office shall carry out their duties with impartiality and shall not serve as an advocate for any
person or provide legal advice.

B. The Unemployment Compensation Ombudsman shall maintain data on inquiries received related to the unemployment compensation process, the types of assistance requested, and actions taken and the disposition of each such matter. The Unemployment Compensation Ombudsman shall report information summarizing this data, including outcomes of individual cases, without disclosing individual-level identifying data, to the Commission at least once annually. The Unemployment Compensation Ombudsman shall carry out any additional activities as the Commission determines to be appropriate.

131 C. All memoranda, work products, and other materials contained in the case files of the Unemployment Compensation Ombudsman and personnel of the Office shall be confidential. Any 132 communication between the Unemployment Compensation Ombudsman and personnel of the Office and 133 134 a person receiving assistance that is made during or in connection with the provision of services of the 135 Unemployment Compensation Ombudsman and personnel of the Office shall be confidential. Confidential 136 materials and communications shall not be subject to disclosure and shall not be admissible in any 137 judicial or administrative proceeding except where (i) a threat to inflict bodily injury is made; (ii) 138 communications are intentionally used to plan, attempt to commit, or commit a crime or conceal an 139 ongoing crime; (iii) a complaint is made against the Unemployment Compensation Ombudsman or 140 personnel of the Office by a person receiving assistance to the extent necessary for the complainant to 141 prove misconduct or the Unemployment Compensation Ombudsman or personnel of the Office to defend 142 against such complaint; or (iv) communications are sought or offered to prove or disprove a claim or complaint of misconduct or malpractice filed against the legal representative of a person who received 143 144 assistance from the Unemployment Compensation Ombudsman or personnel of the Office. Confidential 145 materials and communications as described in this section are not subject to mandatory disclosure 146 under the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).

147 D. The Unemployment Compensation Ombudsman and personnel of the Office shall be immune from
 148 civil liability in their performance of the duties specified in this section.

149 § 60.2-619. (Effective until July 1, 2022) Determinations and decisions by deputy; appeals 150 therefrom.

A. 1. A representative designated by the Commission as a deputy, shall promptly examine the claim.On the basis of the facts found by him, the deputy shall either:

a. Determine whether or not such claim is valid, and if valid, the week with respect to whichbenefits shall commence, the weekly benefit amount payable and the maximum duration thereof; or

b. Refer such claim or any question involved therein to any appeal tribunal or to the Commission,
which tribunal or Commission shall make its determination in accordance with the procedure described
in § 60.2-620.

2. When the payment or denial of benefits will be determined by the provisions of subdivision 2 of \$60.2-612, the deputy shall promptly transmit his full finding of fact with respect to that subdivision to any appeal tribunal, which shall make its determination in accordance with the procedure described in \$60.2-620.

162 B. Upon the filing of an initial claim for benefits, the Commission shall cause an informatory notice of such filing to be mailed to the most recent 30-day or 240-hour employing unit of the claimant and all 163 164 subsequent employing units, and any reimbursable employing units that may be liable for reimbursement to the Commission for any benefits paid. However, the failure to furnish such notice shall not have any 165 166 effect upon the claim for benefits. If a claimant has had a determination of initial eligibility for benefits 167 under this chapter, as evidenced by the issuance of compensation or waiting-week credit, payments shall 168 continue, subject to a presumption of continued eligibility and in accordance with the terms of this 169 subsection, until a determination is made that provides the claimant notice and an opportunity to be 170 heard. When a question concerning continued eligibility for benefits arises, a determination shall be 171 made as to whether it affects future weeks of benefits or only past weeks. With respect to future weeks, 172 presumptive payment shall not be made until but no later than the end of the week following the week 173 in which such issue arises, regardless of the type of issue. With respect to past weeks, presumptive 174 payment shall be issued immediately, regardless of the type of issue. Notice shall be given to individuals 175 who receive payments under such presumption that pending eligibility may affect their entitlement to the 176 payment and may result in an overpayment that requires repayment.

177 C. Notice of determination upon a claim shall be promptly given to the claimant by delivering or by 178 mailing such notice to the claimant's last known address. In addition, notice of any determination that 179 involves the application of the provisions of \S 60.2-618, together with the reasons therefor, shall be 180 promptly given in the same manner to the most recent 30-day or 240-hour employing unit by whom the 181 claimant was last employed and any subsequent employing unit which is a party. The Commission may 182 dispense with the giving of notice of any determination to any employing unit, and such employing unit 183 shall not be entitled to such notice if it has failed to respond timely or adequately to a written request of 184 the Commission for information, as required by § 60.2-528.1, from which the deputy may have 185 determined that the claimant may be ineligible or disqualified under any provision of this title. The 186 deputy shall promptly notify the claimant of any decision made by him at any time which in any 187 manner denies benefits to the claimant for one or more weeks.

188 D. Such determination or decision shall be final unless the claimant or any such employing unit files 189 an appeal from such determination or decision (i) within 30 calendar days after the delivery of such 190 notification, (ii) within 30 calendar days after such notification was mailed to his last known address, or 191 (iii) within 30 days after such notification was mailed to the last known address of an interstate 192 claimant. For good cause shown, the 30-day period may be extended. A claim that the Commission has 193 determined to be invalid because of monetary ineligibility shall first be subject to review only upon a request for redetermination pursuant to § 60.2-629. The Commission shall issue a new monetary 194 195 determination as a result of such review, and such monetary determination shall become final unless 196 appealed by the claimant within 30 days of the date of mailing. The Commission shall clearly set out 197 the process for requesting a redetermination and the process for filing an appeal on each monetary 198 determination issued. Monetary ineligibility does not include an appeal on the effective date of the 199 claim, unless the claimant has requested and received a redetermination of the monetary determination 200 pursuant to § 60.2-629.

201 E. Benefits shall be paid promptly in accordance with a determination or redetermination under this 202 chapter, or decision of an appeal tribunal, the Commission, the Board of Review or a reviewing court 203 under §§ 60.2-625 and 60.2-631 upon the issuance of such determination, redetermination or decision, 204 regardless of the pendency of the period to file an appeal or petition for judicial review that is provided in this chapter, or the pendency of any such appeal or review. Such benefits shall be paid unless or until 205 206 such determination, redetermination or decision has been modified or reversed by a subsequent 207 redetermination or decision, in which event benefits shall be paid or denied for weeks of unemployment 208 thereafter in accordance with such modifying or reversing redetermination or decision. If a decision of 209 an appeal tribunal allowing benefits is affirmed in any amount by the Commission, benefits shall 210 continue to be paid until such time as a court decision has become final so that no further appeal can be 211 taken. If an appeal is taken from the Commission's decision, benefits paid shall result in a benefit charge 212 to the account of the employer under § 60.2-530 only when, and as of the date on which, as the result 213 of an appeal, the courts finally determine that the Commission should have awarded benefits to the 214 claimant or claimants involved in such appeal. 215

§ 60.2-619. (Effective July 1, 2022) Determinations and decisions by deputy; appeals therefrom.

216 A. 1. A representative designated by the Commission as a deputy, shall promptly examine the claim. 217 On the basis of the facts found by him, the deputy shall either:

a. Determine whether or not such claim is valid, and if valid, the week with respect to which 218 219 benefits shall commence, the weekly benefit amount payable and the maximum duration thereof; or

220 b. Refer such claim or any question involved therein to any appeal tribunal or to the Commission, 221 which tribunal or Commission shall make its determination in accordance with the procedure described 222 in § 60.2-620.

223 2. When the payment or denial of benefits will be determined by the provisions of subdivision 2 of 224 § 60.2-612, the deputy shall promptly transmit his full finding of fact with respect to that subdivision to 225 any appeal tribunal, which shall make its determination in accordance with the procedure described in 226 § 60.2-620.

227 B. Upon the filing of an initial claim for benefits, the Commission shall cause an informatory notice 228 of such filing to be mailed to the most recent 30-day or 240-hour employing unit of the claimant and all subsequent employing units, and any reimbursable employing units which may be liable for 229 230 reimbursement to the Commission for any benefits paid. However, the failure to furnish such notice 231 shall not have any effect upon the claim for benefits.

232 C. Notice of determination upon a claim shall be promptly given to the claimant by delivering or by 233 mailing such notice to the claimant's last known address. In addition, notice of any determination which 234 involves the application of the provisions of \S 60.2-618, together with the reasons therefor, shall be 235 promptly given in the same manner to the most recent 30-day or 240-hour employing unit by whom the 236 claimant was last employed and any subsequent employing unit which is a party. The Commission may 237 dispense with the giving of notice of any determination to any employing unit, and such employing unit 238 shall not be entitled to such notice if it has failed to respond timely or adequately to a written request of the Commission for information, as required by § 60.2-528.1, from which the deputy may have 239

240 determined that the claimant may be ineligible or disqualified under any provision of this title. The
241 deputy shall promptly notify the claimant of any decision made by him at any time which in any
242 manner denies benefits to the claimant for one or more weeks.

243 D. Such determination or decision shall be final unless the claimant or any such employing unit files 244 an appeal from such determination or decision (i) within 30 calendar days after the delivery of such 245 notification, (ii) within 30 calendar days after such notification was mailed to his last known address, or 246 (iii) within 30 days after such notification was mailed to the last known address of an interstate 247 claimant. For good cause shown, the 30-day period may be extended. A claim that the Commission has 248 determined to be invalid because of monetary ineligibility shall first be subject to review only upon a 249 request for redetermination pursuant to § 60.2-629. The Commission shall issue a new monetary determination as a result of such review, and such monetary determination shall become final unless 250 251 appealed by the claimant within 30 days of the date of mailing. The Commission shall clearly set out 252 the process for requesting a redetermination and the process for filing an appeal on each monetary 253 determination issued. Monetary ineligibility does not include an appeal on the effective date of the 254 claim, unless the claimant has requested and received a redetermination of the monetary determination 255 pursuant to § 60.2-629.

256 E. Benefits shall be paid promptly in accordance with a determination or redetermination under this 257 chapter, or decision of an appeal tribunal, the Commission, the Board of Review or a reviewing court 258 under §§ 60.2-625 and 60.2-631 upon the issuance of such determination, redetermination or decision, 259 regardless of the pendency of the period to file an appeal or petition for judicial review that is provided 260 in this chapter, or the pendency of any such appeal or review. Such benefits shall be paid unless or until 261 such determination, redetermination or decision has been modified or reversed by a subsequent 262 redetermination or decision, in which event benefits shall be paid or denied for weeks of unemployment 263 thereafter in accordance with such modifying or reversing redetermination or decision. If a decision of 264 an appeal tribunal allowing benefits is affirmed in any amount by the Commission, benefits shall 265 continue to be paid until such time as a court decision has become final so that no further appeal can be 266 taken. If an appeal is taken from the Commission's decision, benefits paid shall result in a benefit charge to the account of the employer under § 60.2-530 only when, and as of the date on which, as the result 267 268 of an appeal, the courts finally determine that the Commission should have awarded benefits to the claimant or claimants involved in such appeal. 269

270 2. That the Virginia Department of Human Resource Management shall lead a multiagency work 271 group, composed of agency leaders and human resources staff from state agencies most likely to 272 be in need of staffing assistance during emergencies, to examine the feasibility of, funding for, and 273 policies and procedures necessary for (i) granting agencies exemptions from certain competitive 274 hiring requirements during emergencies; (ii) requiring selected state agency staff to temporarily 275 support other agencies in need of staffing assistance during emergencies through existing or new 276 state initiatives; and (iii) providing necessary funding to cover the associated costs. The work 277 group shall propose criteria to determine under what circumstances these emergency hiring 278 practices may be invoked and a process for invoking this authority as well as terminating it. The 279 work group shall submit its findings to the Secretary of Administration and the Chairmen of the 280 House Committee on Appropriations and the Senate Committee on Finance and Appropriations by 281 December 1, 2022.

3. That the Virginia Employment Commission (the Commission) shall, by December 1, 2022, direct 282 283 staff in its internal audit division to review and revise documents and online resources to clearly 284 describe and explain to claimants and employers requirements for unemployment compensation. In 285 its review and revision, the internal audit division shall describe and explain (i) eligibility criteria 286 for unemployment insurance, (ii) how to navigate the unemployment insurance claims and appeals 287 process, and (iii) how to determine the status or outcome of a claim. The Commission shall 288 consider examples from other states, collect input from Commission staff and unemployment 289 compensation recipients, and competitively procure a third-party contractor with expertise in 290 unemployment insurance and customer communications to help with efforts in reviewing and 291 revising its documents and online resources.

292 4. That an emergency exists and this act is in force from its passage.

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