Stricken language would be deleted from and underlined language would be added to present law. Act 956 of the Regular Session

1	State of Arkansas	As Engrossed: H3/28/13 <b>A D:11</b>		
2	89th General Assembly	A Bill		
3	Regular Session, 2013		SENATE BILL 575	
4				
5	By: Senator L. Chesterfield			
6	By: Representative H. Wilkir	15		
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND VARIOUS PROVISIONS OF THE DEPARTMENT			
10	OF WORKFORCE SERVICES LAW; TO DECLARE AN EMERGENCY;			
11	AND FOR O	THER PURPOSES.		
12				
13				
14	Subtitle			
15	TO AMEND VARIOUS PROVISIONS OF THE			
16	DEPARTMENT OF WORKFORCE SERVICES LAW; AND			
17	TO I	DECLARE AN EMERGENCY.		
18				
19				
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
21				
22	SECTION 1. Arkansas Code § 11-10-514 is amended to read as follows:			
23	11-10-514. Disqualification — Discharge for misconduct.			
24	(a)(1) If so found by the Director of the Department of Workforce			
25		al shall be disqualified for benefits		
26	0	or her last work for misconduct in con	nection with the	
27	work.			
28		n <del>all</del> cases of discharge for absentee		
29	will shall be disqualified for misconduct in connection with the work if the			
30	discharge was pursuant to the terms of a bona fide written attendance policy			
31	with progressive warnings, regardless of whether the policy is a fault or no-			
32	fault policy.			
33	(3) Misconduct in connection with the work includes the			
34	violation of any behavioral policies of the employer as distinguished from			
35	deficiencies in meeting production standards or accomplishing job duties.			
36	(4)(A) Misconduct in connection with the work shall not be found			



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1	for instances of poor performance unless the employer can prove that the poor		
2	performance was intentional.		
3	(B) An individual's repeated act of commission, omission,		
4	or negligence despite progressive discipline constitutes sufficient proof of		
5	intentional poor performance.		
6	(5) An individual who refuses an alternate suitable job rather		
7	than being terminated for poor performance shall be considered discharged for		
8	misconduct in connection with the work.		
9	<del>(B)</del> (b) The disqualification under <del>subdivision (a)(2)(A)</del> <u>subsection (a)</u>		
10	of this section shall continue until, subsequent to filing a claim, the		
11	individual has had at least thirty (30) days of employment covered by an		
12	unemployment compensation law of this state, another state, or the United		
13	States.		
14	(3)(A) Except as otherwise provided in this section, an		
15	individual's disqualification for misconduct shall be for eight (8) weeks of		
16	unemployment as defined in § 11-10-512.		
17	(B) However, for a discharge that occurs on or after July		
18	1, 2009, through June 30, 2013, the disqualification under subdivision		
19	(a)(3)(A) of this section shall continue until, subsequent to filing a claim,		
20	<del>he or she has had at least thirty (30) days of employment covered by an</del>		
21	unemployment compensation law of this state, another state, or the United		
22	States.		
23	(C) Misconduct includes violation of any behavioral		
24	policies of the employer as distinguished from deficiencies in meeting		
25	production standards or accomplishing job duties.		
26	<del>(b)(l)<u>(</u>c)(l)</del> If <del>he or she</del> <u>an individual</u> is discharged from his or her		
27	last work for misconduct in connection with the work on account of		
28	dishonesty, drinking on the job, reporting for work while under the influence		
29	of intoxicants, including a controlled substance, or willful violation of		
30	bona fide rules or customs of the employer pertaining to his or her safety or		
31	the safety of fellow employees, persons, or company property, he or she shall		
32	be disqualified until, subsequent to the date of the disqualification, the		
33	claimant individual has been paid wages in two (2) quarters for insured work		
34	totaling not less than thirty-five (35) times his or her weekly benefit		
35	amount.		
36	(2)(A) If an individual is discharged for testing positive for		

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1 an illegal drug pursuant to a United States Department of Transportation-2 qualified drug screen conducted in accordance with the employer's bona fide written drug policy, the individual is disqualified: 3 4 (i) Until, subsequent to the date of the 5 disgualification, the claimant has been paid wages in two (2) guarters for 6 insured work totaling not less than thirty-five (35) times his or her weekly 7 benefit amount; and 8 (ii) Until he or she passes a United States 9 Department of Transportation-qualified drug screen by testing negative for 10 illegal drugs. 11 (B) If an individual is disgualified under subdivision 12 (b)(2)(A) (c)(2)(A) of this section, no a benefit paid to the individual with respect to any week of unemployment after the discharge shall not be charged 13 14 to the account of the employer that discharged the individual if the benefit 15 is based upon wages paid to the individual for employment before the 16 discharge by the employer that discharged the individual. 17 (c)(1)(d)(1) If so found by the director, an individual shall be 18 disqualified for benefits if he or she is suspended from his or her last work 19 for misconduct in connection with the work. 20 (2) Except as otherwise provided, the disqualification shall be 21 for the duration of the suspension or eight (8) weeks, whichever is the 22 lesser. 23 (d)(1) An individual shall not be deemed guilty of misconduct for poor 24 performance in his or her job duties unless the employer can prove that the 25 poor performance was intentional. 26 (2) An individual's repeated act of commission or omission or 27 negligence despite progressive discipline shall constitute sufficient proof 28 of intentional poor performance. 29 (3) An individual who refuses an alternate suitable job rather 30 than being terminated for poor performance shall be disqualified until, subsequent to filing a claim, he or she has had at least thirty (30) days of 31 32 employment covered by an unemployment compensation law of this state, another 33 state, or the United States. 34 35 SECTION 2. Arkansas Code § 11-10-529(b)(2)(A), concerning petitions 36 for review by the Director of the Department of Workforce Services, is

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    amended to read as follows:
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                 (2)(A) Upon the filing of a petition for review by the director
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    or upon the service of the petition on him or her, the director shall
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     forthwith send by <del>certified</del> mail to each of the parties to the proceeding a
 5
    copy of the petition.
6
7
           SECTION 3. Arkansas Code § 11-10-532 is amended to read as follows:
8
           11-10-532.
                       Claims - Recovery.
9
           (a)(1) If the Director of the Department of Workforce Services finds
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     that any a person knowingly has made a false statement or misrepresentation
11
     of a material fact knowing it to be false or has knowingly has failed to
12
     disclose a material fact and as a result of either action has received any
13
    amount as benefits under this chapter to which the person he or she was not
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    entitled, then the person shall be he or she is liable to repay the amount to
     the Unemployment Compensation Fund, or in lieu of requiring the repayment,
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16 the director may recover the amount of the overpayment by deductions from any 17 future benefits payable to the person under this chapter.

18 (2) Once the overpayment becomes final pursuant to § 11-10-527,
19 the amount owed shall accrue interest at the rate of ten percent (10%) per
20 annum beginning thirty (30) days after the date of the first billing
21 statement.

22 (3) Beginning on July 1, 2001, a penalty of ten percent (10%) A
23 penalty of fifteen percent (15%) of the amount of the overpayment at the time
24 the overpayment becomes final shall be assessed on all fraudulent
25 overpayments. However, this penalty shall be waived in the event that the
26 overpayment is repaid within one (1) year after the established date.

(b)(1) If the director finds that a person has received an amount as benefits under this chapter to which he or she was not entitled by reasons other than fraud, willful misrepresentation, or willful nondisclosure of facts, the person shall be is liable to repay the amount to the fund <u>Unemployment Compensation Fund</u>.

32 (2) In lieu of requiring the repayment, the director may recover 33 the amount by deduction of any future benefits payable to the person under 34 this chapter unless the director finds that the overpayment was received 35 without fault on the part of the recipient and that its recovery would be 36 against equity and good conscience.

(c) Any <u>A</u> person held liable to repay an amount to the fund shall be
 <u>Unemployment Compensation Fund is</u> subject to having any state income tax
 refund to which he or she may be entitled intercepted pursuant to § 26-36-301
 et seq., as administered by the Revenue Division of the Department of Finance
 and Administration.

6 (d)(1) When an overpayment becomes final under § 11-10-527, the
7 director shall present a certificate of overpayment describing the amount
8 owed by the claimant to the circuit clerk of the county where the claimant is
9 domiciled.

10 (2) The circuit clerk shall enter the certificate of overpayment 11 in the docket of the circuit court for judgments and decrees and note the 12 time of the filing of the certificate.

13 (3) After entry by the circuit clerk, the certificate of
14 overpayment shall have the force and effect of a judgment of the circuit
15 court and shall bear interest at the rate of ten percent (10%) annually.

16 (4) Any interest or penalty An interest payment recovered from
17 an overpayment to a claimant shall be deposited into the Department of
18 Workforce Services Special Fund.

19 (5) A penalty payment recovered from an overpayment to a
 20 claimant shall be deposited into the Unemployment Compensation Fund.

(e) The federal income tax refund of a person held liable to repay an amount to the <u>fund Unemployment Compensation Fund</u> is subject to interception under <u>the Claims Resolution Act of 2010</u>, Pub. L. No. 111-291, and any rule or a regulation adopted to implement that law.

25 (f) The Department of Workforce Services may issue an overpayment
 26 determination contemporaneously with any other determination.

27 (g) The deductions from future benefits provided for in subdivisions
 28 (a)(1) and (b)(2) of this section may proceed during an appeal of the
 29 overpayment determination.

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SECTION 4. Arkansas Code § 11-10-604(b), concerning criteria for
 approval of shared work plans, is amended to read as follows:
 (b) The director shall approve a shared work unemployment compensation

34 plan only if the following criteria are met:

35 (1) The plan<u>:</u>

(A) applies Applies to and identifies the specified

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1 affected group; and 2 (B) Includes an estimate of the number of layoffs that 3 might occur absent participation in the shared work program; 4 (2) The employees in the affected group or groups are identified 5 by name, social security number, and by any other information required by the 6 director; 7 (3) The usual weekly hours of work for employees in the affected 8 group or groups are reduced by not less than ten percent (10%) and not more than forty percent (40%); 9 10 (4)(A) Health benefits and retirement benefits under defined 11 benefit pension plans, as defined in Section 3(35) of the Employee Retirement 12 Income Security Act of 1974, Pub. L. No. 93-406, and other fringe benefits 13 will continue to be provided to employees in the affected group or groups as 14 though their work weeks had not been reduced. 15 (B) However, if the employer reduces the level of benefits 16 under subdivision (4)(A) of this section for its employees who are not in the 17 shared work group, the level of benefits may be reduced by a like amount for 18 the employer's shared work employees; 19 The plan certifies that the aggregate reduction in work (5) 20 hours is in lieu of temporary all layoffs which that would have affected at 21 least ten percent (10%) of the employees in the affected group or groups to 22 which the plan applies and which that would have resulted in an equivalent 23 reduction in work hours; 24 (6) During the previous four (4) months, the work force in the 25 affected group has not been reduced by temporary layoffs of more than ten 26 percent (10%) of the workers; 27 (7) (A) The plan applies to at least ten percent (10%) of the 28 employees in the affected group. 29 (B)(i) If the plan applies to all employees in the 30 affected group, the plan provides equal treatment to all employees of the 31 group. 32 (ii) If the affected group is divided into 33 subgroups, the plan provides equal treatment to employees within each 34 subgroup; 35 (8)(A)(i) In the case of employees represented by an exclusive 36 bargaining representative, the plan is approved in writing by the collective

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1 bargaining agent. 2 (ii) In the event that If the certification of an 3 exclusive bargaining representative has been appealed, such the bargaining 4 representative shall be considered to be the exclusive bargaining 5 representative for work sharing plan purposes. 6 (B)(i) In the absence of any bargaining representative, 7 the plan must The plan shall contain a certification by the employer that the 8 employer has made the proposed plan, or a summary thereof, available to: 9 (a) each Each employee in the affected group 10 for inspection; or 11 (b) If applicable, to the exclusive bargaining 12 representative. 13 (ii) The plan shall include: 14 (a) A description of how the plan was made 15 available; and 16 (b) If advance notice of the plan was not 17 feasible, an explanation of why advance notice was not feasible; 18 (9)(A) The plan includes a certified statement by the employer 19 that each employee in the affected group would be eligible for normal 20 unemployment compensation under 11-10-507(5) the terms and implementation 21 of the shared work plan are consistent with any obligations the employer has 22 under applicable federal and state laws. 23 (B) Any An employee who joins an affected group after the 24 approval of the shared work plan is automatically covered under the 25 previously approved plan, effective the week that the director receives 26 written notice from the shared work employer that the employee has joined and 27 certification that the employee meets the requirements of § 11-10-507(5); 28 (10) On the most recent computation date preceding the date of 29 submittal submission of the shared work plan for approval, the total of all 30 contributions paid on the employing unit's own behalf and credited to its 31 account for all previous periods equaled or exceeded the regular benefits 32 charged to its account for all previous periods; 33 (11) The plan will shall not serve as a subsidy of seasonal 34 employment during the off-season nor as a subsidy of temporary part-time 35 employment or intermittent employment; and 36 (12) The employer agrees to:

1 (A) furnish Furnish reports relating to the proper conduct 2 of the plan; 3 (B) and agrees to allow Allow the director or his or her 4 authorized representatives access to all records necessary to verify the plan 5 prior to before approval; and, 6 (C) after approval, Allow the director to monitor and evaluate application of the plan after approval. 7 8 9 SECTION 5. Arkansas Code § 11-10-609 is amended to read as follows: 10 11-10-609. Eligibility for compensation. 11 (a) An individual is eligible to receive shared work unemployment 12 compensation benefits with respect to any week only if, in addition to 13 monetary entitlement, the Director of the Department of Workforce Services 14 finds that: 15 (1) During the week, the individual is employed as a member of 16 an affected group under an approved shared work compensation plan that was 17 approved prior to before that week, and the plan is in effect with respect to 18 the week for which the benefits are claimed; 19 (2)(A) During the week, the individual is able to work and is 20 available for the normal work week with the shared work employer. 21 (B) However, an otherwise eligible individual shall not be 22 denied benefits with respect to any week in which he or she is in training to 23 enhance job skills, including employer-sponsored training and worker training 24 funded under the Arkansas Workforce Investment Act, § 15-4-2201 et seq., if 25 the training has been approved by the director;. 26 (3)(b) Notwithstanding any other provisions of this chapter to the 27 contrary, an individual is deemed unemployed in any week for which 28 remuneration is payable to him or her as an employee in an affected group for 29 ninety percent (90%) or less than his or her normal weekly hours of work as 30 specified under the approved shared work compensation plan in effect for the 31 week<del>;</del>.

32 (4)(c) Notwithstanding any other provisions of this chapter to the 33 contrary, an individual shall not be denied shared work unemployment 34 compensation benefits for any week by reason of the application of provisions 35 relating to availability for work and active search for work with an employer 36 other than the shared work unemployment compensation employer.

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1 2 SECTION 6. Arkansas Code § 11-10-703(a), concerning employer rates and 3 separate accounts regarding an employer's unemployment benefit contributions, 4 is amended to add an additional subdivision to read as follows: 5 (6) Relief from charges shall not be granted if: 6 (A) An overpayment of benefits is the result of a failure 7 by an employer or the employer's agent to respond timely or adequately to a 8 request for information from the Department of Workforce Services; and 9 (B) The employer or the employer's agent has established a 10 pattern of failing to respond to such requests. 11 12 SECTION 7. Arkansas Code § 11-10-801(b), concerning funds deposited 13 into the Unemployment Compensation Fund, is amended to read as follows: 14 This fund The Unemployment Compensation Fund shall consist of: (b) 15 (1) All the contributions collected pursuant to under this 16 chapter; 17 (2) All interest earned upon any money in the fund Unemployment 18 Compensation Fund; 19 (3) All property or securities acquired in lieu of contributions 20 or other liabilities to the fund Unemployment Compensation Fund; (4) All earnings of such property or securities <u>acquired in lieu</u> 21 22 of contributions or other liabilities; 23 (5) All moneys recovered on losses sustained by the fund 24 Unemployment Compensation Fund; 25 (6) All moneys received from the federal Unemployment Account in 26 the federal Unemployment Trust Fund in accordance with Title XII of the 27 Social Security Act; 28 (7) All moneys credited to this state's account in the federal 29 Unemployment Trust Fund pursuant to § 903 of the Social Security Act; 30 (8) All moneys received for the fund Unemployment Compensation 31 Fund from any other source; 32 (9) All moneys received from the federal government as 33 reimbursements pursuant to § 204 of the Federal-State Extended Unemployment Compensation Act of 1970, Pub. L. No 91-373; and 34 35 (10) All moneys received from the stabilization tax under § 11-36 10-706, except the proceeds of § 11-10-706(f); and

1 (11) All moneys recovered as penalty payments under § 11-10-2 532(a)(3). 3 4 SECTION 8. Arkansas Code § 11-10-902(b), concerning reporting 5 requirements for new hires, is amended to read as follows: 6 (b)(1) The administrator shall compile an automated state registry of 7 newly hired and returning employees. 8 (2) An employer shall report electronically or in any manner 9 authorized by the Department of Workforce Services for inclusion in the State 10 New Hire Registry whenever an employee: 11 (A) is Is newly hired; or 12 (B) If the individual was previously employed by the 13 employer but has been separated from the previous employment for at least sixty (60) consecutive days, returns to work. 14 15 (3) An employer shall include in each report: 16 (A) the The name, address, and social security number of 17 the employee and the date the employee began performing services for the 18 employer; and 19 (B) the The name, address, and federal taxpayer 20 identification number of the employer. 21 (4)(A) An employer shall make the report by submitting a copy of 22 Internal Revenue Service Form W-4 for the employee or an equivalent form. 23 (B)(i) An employer may transmit the report by first class 24 mail, magnetically, or electronically. 25 (ii) If an employer makes the report by mail, the 26 reporting date is that of the postmark. 27 (C) The report shall be received not later than twenty 28 (20) days after the date the employer hires the employee or, in the case of 29 an employer transmitting reports magnetically or electronically, by two (2) 30 monthly transmissions, if necessary, not less than twelve (12) days nor more 31 than sixteen (16) days apart. 32 (5)(A) An employer that has employees employed in two (2) or 33 more states and transmits reports magnetically or electronically may comply 34 with the reporting requirements of this section by designating one (1) state 35 in which the employer has employees and to which the employer will transmit

36 the report required by this section.

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1 (B) Any An employer that transmits reports shall notify 2 the Secretary of the Department of Health and Human Services in writing as to 3 which state the employer designates for the purpose of sending reports. 4 5 SECTION 9. Arkansas Code § 19-5-984(b), concerning the Department of 6 Workforce Services Special Fund, is amended to read as follows: 7 (b)(1) This fund shall consist of unemployment compensation 8 contribution interest and penalty payments collected pursuant to under §§ 11-9  $10-716 - 11-10-723_{T}$  and interest and penalty payments on overpayments collected under § 11-10-532(c) and (d). 10 11 (2) The fund shall be used for refunds of interest and penalties 12 erroneously paid and such other additional purposes necessary to the proper 13 administration of the Department of Workforce Services Law, § 11-10-101 et 14 seq., as determined by the Director of the Department of Workforce Services 15 as set out in <u>under</u> § 11-10-532(e) and (d) and §§ 11-10-716 - 11-10-723. 16 17 SECTION 10. EMERGENCY CLAUSE. It is found and determined by the 18 General Assembly of the State of Arkansas that the Department of Workforce 19 Services must ensure the prompt determination of claims for unemployment 20 insurance benefits; that the state's unemployment insurance program must remain in conformity with federal law requirements; and that this act is 21 22 immediately necessary because a delay would interfere with continued 23 provision of benefits and services to eligible persons. Therefore, an 24 emergency is declared to exist, and this act being necessary for the preservation of the public peace, health, and safety shall become effective 25 26 <u>on July 1, 2013.</u> 27 28 29 30 /s/L. Chesterfield 31 32 33 APPROVED: 04/08/2013 34 35 36