Stricken language would be deleted from and underlined language would be added to present law. Act 587 of the Regular Session

1	State of Arkansas	As Engrossed: H3/13/23		
2	94th General Assembly	A Bill		
3	Regular Session, 2023		HOUSE BILL 1575	
4				
5	By: Representatives Burkes, Underwood			
6	By: Senator C. Penzo			
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE DIVISION OF WORKFORCE SERVICES			
10	LAW; TO CREATE THE ARKANSAS REEMPLOYMENT ACT; TO			
11	REQUIRE AT LEAST FIVE WORK SEARCH CONTACTS PER WEEK			
12	AN INDIVIDUAL SUBMITS A CLAIM FOR UNEMPLOYMENT			
13	BENEFITS;	AND FOR OTHER PURPOSES.		
14				
15				
16		Subtitle		
17	TO C	REATE THE ARKANSAS REEMPLOYMENT AC	ст.	
18				
19				
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
21				
22	SECTION 1. DO N	NOT CODIFY. <u>Title.</u>		
23	This act shall be known and may be cited as the "Arkansas Reemployment			
24	<u>Act".</u>			
25				
26	SECTION 2. Arka	ansas Code § 11-10-507 is amended	to read as follows:	
27	11-10-507. Eligi	ibility - Conditions - Definitions	•	
28	<u>(a)</u> An insured	worker shall be eligible to recei	ve benefits with	
29	respect to any week only if the Director of the Division of Workforce			
30	Services finds that:			
31	(1) Claim	m for Benefits. He or she has made	e a claim for benefits	
32	with respect to such week in accordance with such rules as the director may			
33	prescribe;			
34	(2) Regis	stration and Reporting. He or she	has registered for	
35	work at and thereafter continued to report to a Division of Workforce			
36	Services office in accordance with such rules as the director may prescribe.			



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1 The director, by rule, may waive or alter either or both of the requirements 2 of this subdivision (a)(2) as to individuals attached to regular jobs and as 3 to such other types of cases or situations with respect to which he or she 4 finds that compliance with these requirements would be oppressive or would be 5 inconsistent with the purpose of this chapter. However, no such rules shall 6 conflict with § 11-10-501;

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(3) Able to Work and Available for Work.

8 (A)(i) The worker is unemployed, is physically and 9 mentally able to perform suitable work, and is available for the work. Mere 10 registration and reporting at a local employment office shall not be 11 conclusive evidence of ability to work, availability for work, or willingness 12 to accept work unless the individual is doing those things which a reasonably 13 prudent individual would be expected to do to secure work.

(ii) In determining suitable work under this section and for refusing to apply for or accept suitable work under § 11-10-515, part-time work shall be considered suitable work unless the majority of weeks of work in the period used to determine monetary eligibility are from fulltime work.

(iii) In determining suitable work under this section or under § 11-10-515 for a worker who is on an approved medical leave from his or her last employer due to the unavailability of light-duty work, light-duty work shall be considered suitable work unless the majority of the number of weeks of work within the period used to determine monetary eligibility were weeks spent performing work that the worker is currently unable to perform due to his or her medical restrictions.

26 (B) Persons who are on layoff and who are attending a 27 state vocational school for the purpose of upgrading or improving their job 28 skills shall be considered available for employment so long as they make 29 reasonable efforts to secure employment unless, or until, they refuse 30 suitable employment or referral or recall to suitable work. However, no 31 otherwise eligible individual shall be denied benefits with respect to any 32 week in which he or she is in training with the approval of the director by 33 reason of the application of the provisions of subdivision (a)(3)(A) of this 34 section relating to availability for work.

35 (C) For the purpose of this subdivision (a)(3), the
36 approval by the director of training for an individual shall be based on the

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1 following considerations: 2 (i) The claimant's skills must be obsolete, or the 3 demands for his or her skills in his or her labor market must be minimal and 4 not likely to improve; 5 (ii) The claimant must possess aptitudes or skills 6 which can be usefully supplemented within a short time by retraining; 7 (iii) The training must be for an occupation for 8 which there is a substantial and recurring demand; and 9 (iv) The claimant must produce evidence of continued attendance and satisfactory progress. 10 11 (D) In the event of the death of an individual's immediate 12 family member, the eligibility requirements of availability for that 13 individual shall be waived for the day of the death and for six (6) 14 consecutive calendar days thereafter. For the purposes of this subdivision 15 (a)(3), "immediate family member" means a spouse, child, parent, brother, 16 sister, grandchild, or grandparent of the individual. 17 (E) An individual on short-term layoff who expects to be 18 recalled by his or her employer to a full-time job and whose employer intends 19 to recall the individual to a full-time job within ten (10) weeks after the 20 initial date of his or her layoff shall not be required during the layoff to 21 register for work at a division office or to seek other work. 22 (F) Any individual who is not actively engaged in seeking 23 work because he or she is before any court of the United States or of any 24 state pursuant to a lawfully issued summons to appear for jury duty shall not 25 be disgualified under this subdivision (a)(3). 26 (G) No individual shall be considered unavailable for work 27 under this subdivision (a)(3) during the entire week if he or she is required 28 to withdraw from the labor market for less than four (4) days of the week 29 because of a compelling personal emergency. 30 (H) The individual participates in reemployment services, 31 such as job search assistance services, if the individual has been determined to be likely to exhaust regular benefits and to need reemployment services 32 33 pursuant to a profiling system established by the director, as provided for 34 in section 4 of Pub. L. No. 103-152, unless the director determines that: 35 (i) The individual has completed such services; or 36 (ii) There is justifiable cause for the claimant's

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failure to participate in such services; 2 (4) Waiting Period. He or she has been unemployed for a waiting 3 period of one (1) week. A week shall not be counted as a week of unemployment 4 for the purposes of this subdivision (a)(4): 5 (A) Unless it occurs within the benefit year which 6 includes the week with respect to which he or she claims payment of benefits; 7 (B) If benefits have been paid with respect thereto; and 8 (C) Unless the individual was eligible for benefits with 9 respect thereto as provided in this section and \$ 11-10-512 - 11-10-519, except for the requirements of this subdivision (a)(4); and 10 11 (5)(A) Qualifying Wages. For any benefit year, he or she has 12 during his or her base period been paid wages in at least two (2) quarters of 13 his or her base period for insured work, and the total wages paid during his 14 or her base period equal not less than thirty-five (35) times his or her 15 weekly benefit amount. 16 (B) Requalifying Wages. For all benefit years, an 17 individual shall not requalify on a succeeding benefit year claim unless he 18 or she has been paid wages for insured work equal to not less than thirty-19 five (35) times his or her weekly benefit amount and has wages paid for 20 insured work in at least two (2) calendar quarters of his or her base period 21 and, subsequent to filing the claim that established his or her previous 22 benefit year, he or she has had insured work and was paid wages for insured 23 work equal to ten (10) times his or her weekly benefit amount. 24 (C) With respect to weeks of unemployment, wages for 25 insured work shall include wages paid for previously uncovered services. For the purposes of this section, the term "previously uncovered services" means 26 27 services: 28 (i) Which were not employment as defined in § 11-10-29 210(a) and were not services covered pursuant to § 11-10-210(d) at any time during the one-year period; and 30 31 (ii) Which are: 32 (a) Agricultural labor, as defined in § 11-10-33 210(f)(1); or 34 (b) Services performed by an employee of a political subdivision of this state, as provided in § 11-10-210(a)(2)(B), or 35 36 by an employee of a nonprofit educational institution which is not an

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1	institution of higher education, as provided in § 11-10-210(a)(3), except to		
2	the extent that assistance under Title II of the Emergency Jobs and		
3	Unemployment Assistance Act of 1974 was paid on the basis of such services.		
4	(D) For the purpose of this subdivision <u>(a)</u> (5), wages		
5	shall be counted as "wages for insured work" for benefit purposes with		
6	respect to any benefit year only if the benefit year begins subsequent to the		
7	date on which the employing unit by which the wages were paid has satisfied		
8	the conditions of § 11-10-209 with respect to becoming an employer.		
9	(b)(1) Notwithstanding subdivision (a)(3) of this section, the		
10	division shall require at least five (5) work search contacts per week in		
11	which an individual submits a claim for benefits.		
12	(2) If an individual fails to complete the number of work search		
13	contacts required under subdivision (b)(1) of this section during a week in		
14	which he or she submits a claim for benefits, the individual is not eligible		
15	for benefits for that week.		
16	(3) The division shall audit at least one hundred (100) of all		
17	weekly work search reports for work search verification each week.		
18	(c) As used in this section, "work search contact" is defined by rule		
19	as the director may prescribe and includes without limitation the following		
20	actions if done for the purposes of securing employment:		
21	(1) Completing and submitting a job application or resume to an		
22	<pre>employer;</pre>		
23	(2) Attending and completing an interview with an employer;		
24	(3) Attending a job fair; or		
25	(4) Participating in job skill training at a workforce <i>center or</i>		
26	training in a demand occupation with an eligible training provider.		
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28	SECTION 3. DO NOT CODIFY. <u>EFFECTIVE DATE. This act is effective on</u>		
29	and after January 1, 2024.		
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31	/s/Burkes		
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34	APPROVED: 4/11/23		
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