1 2	State of Arkansas As Engrossed: $S3/7/11 S3/10/11 S3/15/11 S3/16/11$ 88th General Assembly $A Bill$
3	Regular Session, 2011 SENATE BILL 593
4	
5	By: Senators J. Dismang, G. Baker, Bledsoe, Holland, J. Hutchinson, M. Lamoureux, B. Pritchard,
6	Rapert, J. Taylor, Whitaker, E. Williams, D. Wyatt, Files
7	By: Representatives Carter, D. Altes, Baird, Barnett, Bell, Benedict, Biviano, Branscum, J. Burris,
8	Clemmer, Collins-Smith, Dale, Deffenbaugh, English, Eubanks, Garner, Gillam, Harris, Hickerson,
9	Hobbs, Jean, Johnston, Kerr, Lea, Linck, Mauch, Mayberry, D. Meeks, S. Meeks, Perry, Rice, Sanders,
10	Shepherd, Slinkard, Steel, Stubblefield, Summers, Westerman, Woods
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12	For An Act To Be Entitled
13	AN ACT TO SPECIFY MINIMUM AND MAXIMUM UNEMPLOYMENT
14	BENEFITS; TO AMEND REQUIREMENTS FOR RECEIVING
15	UNEMPLOYMENT BENEFITS FOR DISCHARGE FOR ABSENTEEISM,
16	MISCONDUCT, AND FAILURE TO ACCEPT SUITABLE WORK; AND
17	FOR OTHER PURPOSES.
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19	
20	Subtitle
21	AN ACT TO SPECIFY MINIMUM AND MAXIMUM
22	UNEMPLOYMENT BENEFITS AND TO AMEND
23	REQUIREMENTS FOR RECEIVING UNEMPLOYMENT
24	BENEFITS FOR DISCHARGE FOR ABSENTEEISM,
25	MISCONDUCT, AND FAILURE TO ACCEPT
26	SUITABLE WORK.
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29	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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31	SECTION 1. Arkansas Code § 11-10-502(b) and (c), concerning weekly
32	unemployment benefit amounts, are amended to read as follows:
33	(b) $\underline{(1)}$ No \underline{A} weekly benefit amount shall \underline{not} be less than twelve
34	percent (12%) of the state average weekly wage for insured employment for the
35	preceding calendar year for benefit years beginning after June 30, 1987.
36	(2) However, effective July 1, 2012, the weekly minimum benefit

- 1 <u>amount established in subdivision (b)(1) of this section shall not be greater</u> 2 than eighty-one dollars (\$81.00).
 - (c)(1) No \underline{A} weekly benefit amount shall <u>not</u> be greater than sixty-six and two-thirds percent (662/3%) of the state average weekly wage for insured employment for the previous calendar year for benefit years beginning after June 30, 1985.
- 7 (2) However, for benefit years beginning July 1, 2003, through 8 June 30, 2005, the maximum weekly benefit amount shall not exceed three 9 hundred forty-five dollars (\$345)
- 10 However, effective July 1, 2012, the weekly minimum benefit amount
- 11 <u>established in subdivision (c)(1) of this section shall not be greater than</u>
- 12 <u>four hundred fifty-one dollars (\$451)</u>.

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- SECTION 2. Arkansas Code § 11-10-504(a), concerning maximum unemployment benefits payable, is amended to read as follows:
- 16 (a) The maximum potential benefits of any insured worker in a benefit 17 year shall be the amount equal to whichever is the lesser of:
- 18 (1) Twenty-six (26) Twenty-five (25) times his or her weekly 19 benefit amount; or
- 20 (2) One-third (1/3) of his or her wages for insured work in his 21 or her base period.

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- SECTION 3. Arkansas Code § 11-10-507(5)(A) and (B), concerning qualifying and requalifying wages for unemployment benefits, is amended to read as follows:
- 26 (5)(A) Qualifying Wages. For any benefit year, he or she has
 27 during his or her base period been paid wages in at least two (2) quarters of
 28 his or her base period for insured work, and the total wages paid during his
 29 or her base period equal not less than twenty seven (27) thirty-five (35)
 30 times his or her weekly benefit amount.
- 31 (B) Requalifying Wages. For all benefit years, no an
 32 individual may shall not requalify on a succeeding benefit year claim unless
 33 he or she has been paid wages for insured work equal to not less than twenty34 seven (27) thirty-five (35) times his or her weekly benefit amount and has
 35 wages paid for insured work in at least two (2) calendar quarters of his or
 36 her base period and, subsequent to filing the claim which established his or

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     her previous benefit year, he or she has had insured work and was paid wages
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     for work equal to three (3) eight (8) times his or her weekly benefit amount.
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           SECTION 4. Arkansas Code § 11-10-514 is amended to read as follows:
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           11-10-514. Disqualification - Discharge for misconduct.
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           (a)(1) If so found by the Director of the Department of Workforce
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     Services, an individual shall be disqualified for benefits if he or she is
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     discharged from his or her last work for misconduct in connection with the
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     work.
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                 (2)(A) In all cases of discharge for absenteeism, the
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     individual's attendance record for the twelve-month period immediately
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     preceding the discharge and the reasons for the absenteeism shall be taken
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     into consideration for purposes of determining whether the absenteeism
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     constitutes misconduct the individual will be disqualified if the discharge
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     was pursuant to the terms of a bona fide written attendance policy with
     progressive warnings, regardless of whether the policy is a fault or no-fault
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     policy.
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                       (B) The disqualification under subdivision (a)(2)(A) of
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     this section shall continue until, subsequent to filing a claim, the
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     individual has had at least thirty (30) days of employment covered by an
     unemployment compensation law of this state, another state, or the United
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     States.
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                 (3)(A) Except as otherwise provided in this section, an
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     individual's disqualification for misconduct shall be for eight (8) weeks of
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     unemployment as defined in § 11-10-512.
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                       (B) However, for a discharge that occurs during the period
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     of July 1, 2009, through June 30, 2011, the disqualification under
     subdivision (a)(3)(A) of this section An individual's disqualification for
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     misconduct shall continue until, subsequent to filing a claim, he or she has
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     had at least thirty (30) days of employment covered by an unemployment
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32 <u>(B) Misconduct includes violation of any behavioral</u>
33 policies of the employer as distinguished from deficiencies in meeting
34 production standards or accomplishing job duties.

compensation law of this state, another state, or the United States.

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(b)(1) If he or she is discharged from his or her last work for misconduct in connection with the work on account of dishonesty, drinking on

- 1 the job, reporting for work while under the influence of intoxicants,
- 2 including a controlled substance, or willful violation of bona fide rules or
- 3 customs of the employer pertaining to <u>his or her safety or</u> the safety of
- 4 fellow employees, persons, or company property, he or she shall be
- 5 disqualified from the date of filing the claim until he or she shall have ten
- 6 (10) weeks of employment in each of which he or she shall have earned wages
- 7 equal to at least his or her weekly benefit amount until, subsequent to the
- 8 date of the disqualification, the claimant has been paid wages in two (2)
- 9 quarters for insured work totaling not less than thirty-five (35) times his
- 10 or her weekly benefit amount.
- 11 (2)(A) If an individual is discharged for testing positive for
- 12 an illegal drug pursuant to a United States Department of Transportation-
- 13 qualified drug screen conducted in accordance with the employer's bona fide
- 14 written drug policy, the individual is disqualified:
- 15 (i) From the date of filing the claim until he or
- 16 she shall have ten (10) weeks of employment in each of which he or she shall
- 17 have earned wages equal to at least his or her weekly benefit amount Until,
- 18 <u>subsequent to the date of the disqualification</u>, the claimant has been paid
- 19 wages in two (2) quarters for insured work totaling not less than thirty-five
- 20 (35) times his or her weekly benefit amount; and
- 21 (ii) Until he or she passes a United States
- 22 Department of Transportation-qualified drug screen by testing negative for
- 23 illegal drugs.
- 24 (B) If an individual is disqualified under subdivision
- 25 (b)(2)(A) of this section, no benefit paid to the individual with respect to
- 26 any week of unemployment after the discharge shall be charged to the account
- 27 of the employer that discharged the individual if the benefit is based upon
- 28 wages paid to the individual for employment before the discharge by the
- 29 employer that discharged the individual.
- 30 (c)(1) If so found by the director, an individual shall be
- 31 disqualified for benefits if he or she is suspended from his or her last work
- 32 for misconduct in connection with the work.
- 33 (2) Except as otherwise provided, the disqualification shall be
- 34 for the duration of the suspension or eight (8) weeks, whichever is the
- 35 lesser.
- 36 (d)(1) An individual shall not be deemed guilty of misconduct for poor

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- performance in his or her job duties unless the employer can prove that the
 poor performance was intentional.
- 3 (2) An individual's repeated act of commission or omission or
 4 negligence despite progressive discipline shall constitute sufficient proof
 5 of intentional poor performance.
- 6 (3) An individual who refuses an alternate suitable job rather
 7 than being terminated for poor performance shall be disqualified until,
 8 subsequent to filing a claim, he or she has had at least thirty (30) days of
 9 employment covered by an unemployment compensation law of this state, another
 10 state, or the United States.

SECTION 5. Arkansas Code § 11-10-515 is amended to read as follows:

11-10-515. Disqualification — Failure or refusal to apply for or

14 accept suitable work.

15 (a)(1)(A) If so found by the Director of the Department of Workforce 16 Services, an individual shall be disqualified for benefits if he or she has 17 failed without good cause:

(i) To apply for available suitable work when so directed by a Department of Workforce Services office; or

(ii) To accept available suitable work when offered.

The disqualification under subdivision (a)(1)(A) of

this section shall be for eight (8) weeks of unemployment as defined in § 11-10-512 continue until, subsequent to filing a claim, he or she has had at least thirty (30) days of employment covered by an unemployment compensation law of this state, another state, or the United States, and shall begin with

the week in which the failure to apply for or accept available suitable work occurred.

(2)(A) An individual who applies for benefits after July 31, 2007, is disqualified for benefits if he or she was rejected for offered employment as the direct result of a failure:

(i) To appear for a United States Department of
Transportation-qualified drug screen after having received a bona fide job
offer of suitable work subject to passage of the drug screen; or

(ii) To pass a United States Department of
Transportation-qualified drug screen by testing positive for an illegal drug
after having received a bona fide job offer of suitable work.

1	(B) The disqualification under subdivision (a)(2)(A) of
2	this section shall continue until:
3	(i) Until, subsequent to the date of the
4	disqualification, the claimant has been paid wages in two (2) quarters for
5	insured work totaling not less than thirty-five (35) times his or her weekly
6	benefit amount; and
7	(ii) the The disqualified individual passes a United
8	States Department of Transportation-qualified drug screen by testing negative
9	for illegal drugs.
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11	SECTION 6. Arkansas Code § 11-10-610(b), concerning amounts of
12	unemployment benefits under shared work plans, is amended to read as
13	follows:
14	(b) An individual may be eligible for shared work unemployment
15	compensation benefits or unemployment compensation, as appropriate, except
16	that no individual shall be eligible for combined benefits in any benefit
17	year in an amount more than the maximum entitlement established for
18	unemployment compensation, nor shall an individual be paid shared work
19	unemployment compensation benefits for more than twenty-six (26) twenty-five
20	(25) weeks, whether or not consecutive, in any benefit year pursuant to a
21	shared work plan.
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23	/s/J. Dismang
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