1	State of Arkansas	As Engrossed: S4/1/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 560
4			
5	By: Senator J. English		
6	By: Representative Tosh		
7			
8		For An Act To Be Entitled	
9	AN ACT TO DECREASE THE BASE CONTRIBUTION RATE; TO		
10	INCREASE TH	E ADMINISTRATIVE ASSESSMENT RATE; T	0
11	INCREASE FU	NDING FOR THE SKILLED WORKFORCE IN	THIS
12	STATE; TO A	MEND THE DIVISION OF WORKFORCE SERV	ICES
13	TRAINING TR	UST FUND; AND FOR OTHER PURPOSES.	
14			
15			
16		Subtitle	
17	TO DEC	CREASE THE BASE CONTRIBUTION RATE;	
18	TO INC	CREASE THE ADMINISTRATIVE	
19	ASSESS	SMENT RATE; TO INCREASE FUNDING FOR	
20	THE SH	KILLED WORKFORCE IN THIS STATE; AND	
21	TO AMI	END THE DIVISION OF WORKFORCE	
22	SERVIO	CES TRAINING TRUST FUND.	
23			
24	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
25			
26	SECTION 1. Arkan	sas Code § 11-10-704(c), concerning	contribution rates
27	of each employer, is am	mended to read as follows:	
28	(c)(l) The direc	tor shall determine the contributio	n rates of each
29	employer according to t	he requirements of this section and	§ 11-10-705.
30	(2)(A) For	any calendar year beginning on or	after January 1,
31	2024, each employer's r	ate shall be one and nine-tenths pe	rcent (1.9%) except
32	as otherwise provided i	n this subchapter.	
33	(B)(i	.)(a) An employer's rate shall not	be less than one
34	and nine-tenths percent	(1.9%) unless and until there have	been three (3)
35	years immediately prece	ding the computation date throughou	t which an
36	individual in the emplo	oyer's employ could have received be	nefits, if



1 eligible. 2 (b) Provided, however, an employer who, at the 3 time of establishing an account, is in business in another state or states 4 and who is not currently doing business in Arkansas may elect to receive a 5 beginning contribution rate of one and nine-tenths percent (1.9%) or a 6 contribution rate based on the rate schedule in § 11-10-705(b)(1), whichever 7 is lower, but in no event less than one percent (1%), provided: 8 (1) The employer has been in operation 9 in the other state or states for at least three (3) years immediately preceding the date of becoming a liable employer in Arkansas, throughout 10 11 which an individual in the employer's employ could have received benefits, if 12 eligible; 13 (2) The employer must provide the 14 authenticated account history from information accumulated from operations in 15 the other state or states to compute a current Arkansas rate; and 16 (3) The employer's business operations 17 established in Arkansas are of the same nature as conducted in the other 18 state or states, as defined by the North American Industry Classification 19 System. 20 (ii)(a) The election authorized in subdivision 21 (c)(2)(B)(i) of this section must be made in writing within thirty (30) days 22 after receiving notice of Arkansas liability. 23 (b) A one-and-nine-tenths-percent rate 24 will be assigned unless a timely election has been made. 25 (iii)(a) If the election is timely made, the employer's account will receive the rate elected for the remainder of that 26 27 rate year. 28 (b) The rate assigned for the next and 29 subsequent years will be determined by the condition of the account on the 30 computation date. 31 (C) However, any employer having no covered employment 32 under this chapter for any calendar year shall have a rate equal to his or her most recently determined contribution rate until the employer has one (1) 33 34 full year of benefit risk experience immediately preceding the computation 35 date. 36 (3)(A) For any calendar year beginning on or after January 1,

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1	2026, each employer's rate shall be one and eighth-tenths percent (1.8%)		
2	except as otherwise provided in this subchapter.		
3	(B)(i)(a) An employer's rate shall not be less than one		
4	and eighth-tenths percent (1.8%) unless and until there have been three (3)		
5	years immediately preceding the computation date throughout which an		
6	individual in the employer's employ could have received benefits, if		
7	eligible.		
8	(b) Provided, however, an employer who, at the		
9	time of establishing an account, is in business in another state or states		
10	and who is not currently doing business in Arkansas may elect to receive a		
11	beginning contribution rate of one and eighth-tenths percent $(1.8\%)$ or a		
12	contribution rate based on the rate schedule in § 11-10-705(b)(1), whichever		
13	is lower, but in no event less than one percent (1%), provided:		
14	(1) The employer has been in operation		
15	in the other state or states for at least three (3) years immediately		
16	preceding the date of becoming a liable employer in Arkansas, throughout		
17	which an individual in the employer's employ could have received benefits, if		
18	eligible;		
19	(2) The employer must provide the		
20	authenticated account history from information accumulated from operations in		
21	the other state or states to compute a current Arkansas rate; and		
22	(3) The employer's business operations		
23	established in Arkansas are of the same nature as conducted in the other		
24	state or states, as defined by the North American Industry Classification		
25	System.		
26	(ii)(a) The election authorized in subdivision		
27	(c)(3)(B)(i) of this section must be made in writing within thirty (30) days		
28	<u>after receiving notice of Arkansas liability.</u>		
29	(b) A one-and-eighth-tenths-percent (1.8%)		
30	rate will be assigned unless a timely election has been made.		
31	(iii)(a) If the election is timely made, the		
32	employer's account will receive the rate elected for the remainder of that		
33	<u>rate year.</u>		
34	(b) The rate assigned for the next and		
35	subsequent years will be determined by the condition of the account on the		
36	computation date.		

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1 (C) However, an employer having no covered employment 2 under this chapter for any calendar year shall have a rate equal to his or her most recently determined contribution rate until the employer has one (1) 3 4 full year of benefit risk experience immediately preceding the computation 5 date. 6 (4)(A) Notwithstanding any other provisions of §§ 11-10-701 -7 11-10-715, if the director determines that an employer has willfully 8 submitted false information that is material with respect to the employment 9 or separation from employment of any claimant, employee, or former employee, 10 for the purpose of preventing regular benefit charges to the employer's 11 account, the employer shall be assessed a penalty equivalent to twice the 12 amount of the claimant's maximum potential benefit amount. 13 (B) This penalty shall be charged against the employer's 14 account for experience rating purposes, regardless of whether or not the 15 employer is a base-period employer and irrespective of the identity or number 16 of the base-period employer. 17 (4)(5) An employer who changes from reimbursement to the 18 contributory method of financing shall be considered a new or newly covered 19 employer and can be entitled to an experience rate only when the new or newly 20 covered employer has met the requirements of this subsection. 21 (5)(6) Each employer's rate beginning January 1 for each twelve-22 month period shall be determined on the basis of the employer's record 23 through June 30 of the previous calendar year. 24 25 SECTION 2. Arkansas Code § 11-10-705(b)(1)(B), concerning the reserve 26 ratio schedule table under the Workers' Compensation Law, is amended to read 27 as follows: 28 (B) The reserve ratio in the following schedule is 29 determined by dividing the difference in contributions paid and regular 30 benefits charged by the annual taxable payroll: 31 CONTRIBUTION **RESERVE RATIO** 32 RATE 33 <del>0.1%</del>(0.0%) 9.95% or more 34 9.35% but less than 9.95% <del>0.3%</del>(0.2%) 8.85% but less than 9.35% 35 <del>0.5%</del>(0.4%) 36 <del>0.8%</del>(0.7%) 8.65% but less than 8.85%

1 8.35% but less than 8.65% <del>1.2%</del>(1.1%) 2 <del>1.6%</del>(1.5%) 7.95% but less than 8.35% 7.35% but less than 7.95% 3 <del>2.0%</del>(1.9%) 4 <del>2.4%</del>(2.3%) 6.75% but less than 7.35% 5 <del>2.8%</del>(2.7%) 5.45% but less than 6.75% 6 <del>3.2%</del>(3.1%) 2.45% but less than 5.45% 7 4<del>.0%</del>(3.9%) 1.35% but less than 2.45% 8 <del>5.0%</del>(4.9%) Less than 1.35% with a positive 9 reserve balance 10 Less than 0.00% <del>6.0%</del>(5.9%) 11 12 SECTION 3. Arkansas Code § 11-10-706 is amended to read as follows: 13 11-10-706. Future rates - Administrative assessment. 14 (a)(1) Effective July 1, 2023, each employer shall be required to pay 15 an administrative assessment on wages paid by the employer with respect to 16 employment. 17 This administrative assessment shall not be credited to the (2) 18 separate account of each employer. 19 (b)(1) For the period July 1, 2023, through June 30, 2024, the 20 administrative assessment shall be twelve and one-half hundredths of one 21 percent (0.125%). 22 (2) For the period beginning on and after July 1, 2024, the 23 administrative assessment shall be one-tenth of one percent (0.1%). 24 (3) For the period beginning on and after January 1, 2026, the 25 administrative assessment shall be two-tenths of one percent (0.2%). 26 (c)(1) Each fiscal year, sixty percent (60%) of the proceeds of the 27 administrative assessment, up to six million dollars (\$6,000,000), shall be deposited and credited to the Division of Workforce Services Unemployment 28 29 Insurance Administration Fund, there to be used for personal services and 30 operating expenses of the unemployment insurance program necessary for the 31 proper administration of the Division of Workforce Services Law, § 11-10-101 32 et seq., as determined by the Director of the Division of Workforce Services. 33 (2)(A) After collection of the proceeds of the administrative 34 assessment specified in subdivision (c)(1) of this section, only for the period from July 1, 2023, through June 30, 2024, the remaining proceeds, if 35 36 any, of the administrative assessment shall be deposited and credited to the

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1 Division of Workforce Services Unemployment Insurance Administration Fund, 2 there to be used solely for the purpose of modernizing information technology 3 systems and hardware utilized in the administration of the unemployment 4 insurance program. 5 (B) The maximum amount to be deposited and credited under 6 subdivision (c)(2)( $\Lambda$ ) of this section shall not exceed the difference between 7 thirty five million dollars (\$35,000,000) and the amounts deposited and 8 credited in previous state fiscal years to the Division of Workforce Services 9 Unemployment Insurance Administration Fund for the purpose of modernizing 10 information technology systems and hardware utilized in the administration of 11 the unemployment insurance program. 12 (3) (2) Each fiscal year, after collection of the proceeds of the 13 administrative assessment specified in subdivisions (c)(1) and (2) subdivision (c)(1) of this section, the remaining proceeds, if any, of the 14 15 administrative assessment in an amount up to two million five hundred 16 thousand dollars (\$2,500,000) shall be deposited and credited to the Division 17 of Workforce Services Training Trust Fund, there to be used for personal 18 services, operating expenses, construction, grants, and worker training. 19 (4) Each fiscal year, after collection of the proceeds of the 20 administrative assessment specified under subdivisions (c)(1)-(3) of this 21 section, the remaining proceeds, if any, of the administrative assessment 22 shall be deposited and credited to the Unemployment Compensation Fund. 23 (5) (3) The director shall report to the Legislative Council on a 24 quarterly basis as to any uses of the Division of Workforce Services Training 25 Trust Fund and the Division of Workforce Services Unemployment Insurance 26 Administration Fund. 27 SECTION 4. Arkansas Code § 19-5-1131(b)(2), concerning the uses of the 28 29 Division of Workforce Services Training Trust Fund, is amended to read as 30 follows: 31 (2) The fund shall be used for personal services, operating 32 expenses, construction, grants, and worker training under rules promulgated by the Director of the Division of Workforce Services. 33 34 35 /s/J. English 36

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