- 1 AN ACT relating to unemployment insurance.
- 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 3 → SECTION 1. A NEW SECTION OF KRS CHAPTER 341 IS CREATED TO
- 4 READ AS FOLLOWS:
- 5 At the time of being notified of a valid claim, the Office of Unemployment Insurance
- 6 shall advise the eligible worker of the following resources:
- 7 (1) Five (5) additional weeks of benefits as set forth in subsection (5) of Section 9 of
- 8 this Act by complying with an approved job training and certification program as
- 9 <u>described in Section 3 of this Act;</u>
- 10 (2) The Work Ready Kentucky Scholarship Program administered by the Kentucky
- 11 Higher Education Assistance Authority;
- 12 (3) The Federal Pell Grant Program;
- 13 (4) The Free Application for Federal Student Aid (FAFSA); and
- 14 (5) Additional education and training resources determined to be appropriate by the
- 15 <u>secretary that would support the worker in obtaining skills or credentials</u>
- 16 necessary to find employment.
- → SECTION 2. A NEW SECTION OF KRS CHAPTER 341 IS CREATED TO
- 18 READ AS FOLLOWS:
- 19 The secretary shall provide to the Legislative Research Commission a copy of any
- 20 notification received by the cabinet from the United States Department of Labor or any
- 21 division thereof regarding the conformity of state unemployment compensation with
- 22 the Federal Unemployment Tax Act, 26 U.S.C. sec. 3301 et seq., the Social Security Act
- 23 of 1935, 42 U.S.C. sec. 301 et seq., or the Federal-State Extended Unemployment
- 24 Compensation Act of 1970, Pub. L. 91-373, within five (5) days of receiving the
- 25 *notification*.
- Section 3. KRS 341.005 is amended to read as follows:
- As used in this chapter, unless the context clearly requires otherwise:

1	(1)	"Approved job training or certification program" means:			
2		(a) A program approved by the secretary that leads to a short-term certificate or			
3		credential, an industry-recognized certificate, diploma, or associate of applied			
4		science degree in one (1) of Kentucky's top five (5) high-demand workforce			
5		sectors identified by the Kentucky Workforce Innovation Board and the			
6		Education and Labor Cabinet; [or]			
7		(b) A program approved and determined by the secretary to improve an			
8		individual's employability in a high-wage, high-demand occupation; or			
9		(c) A training program approved under the Trade Act of 1974, 19 U.S.C. sec.			
10		<u>2296;</u>			
11	(2)	"Cabinet" means the Education and Labor Cabinet;			
12	(3)	"Commission" means the Unemployment Insurance Commission;			
13	(4)	"Enhanced federal benefits" means any temporary federally funded or partially			
14		federally funded benefits, administered by the Commonwealth and payable through			
15		voluntary agreements between the Commonwealth and the United States			
16		Department of Labor, that supplement or increase weekly state benefit amounts.			
17		"Enhanced federal benefits" does not mean benefits such as, without limitation,			
18		benefits otherwise calculated and distributed in accordance with KRS 341.350 to			
19		341.415, extended benefits provided for in KRS 341.700 to 341.740, [or]shared			
20		work benefits provided for in KRS 341.4161 to 341.4173, disaster unemployment			
21		assistance benefits, 42 U.S.C. sec. 5177, or trade readjustment allowances, 19			
22		U.S.C. sec. 2291 to 2294 or any amendments thereto;			
23	(5)	"Secretary" means the secretary of the Education and Labor Cabinet or his or her			
24		duly authorized representative; and			
25	(6)	"State average unemployment rate" means the seasonal adjusted statewide			
26		unemployment rate that applies to the six (6) month period in which the claim is			
27		filed. One six (6) month period shall begin on January 1 of each year and one six			

(6) month period shall begin on July 1 of each year. For the six (6) month period
beginning on January 1, the state average unemployment rate shall be the average
of Kentucky's seasonal adjusted unemployment rates for the preceding months of
July, August, and September. For the six (6) month period beginning on July 1, the
state average unemployment rate shall be the average of Kentucky's seasonal
adjusted unemployment rates for the preceding months of January, February, and
March. In calculating the state average unemployment rate, the cabinet shall utilize
the most recent seasonal adjusted unemployment rate determined by the United
States Department of Labor, Bureau of Labor Statistics.
→ Section 4. KRS 341.100 is amended to read as follows:
In determining for any purpose under this chapter whether or not any work is
suitable for a worker the secretary shall consider, among other pertinent conditions,

(1) In determining for any purpose under this chapter whether or not any work is suitable for a worker the secretary shall consider, among other pertinent conditions, the degree of risk involved to his or her health, safety and morals; his or her physical fitness and prior training; his or her experience and prior earnings; his or her length of unemployment and prospects for securing local work in his or her customary occupation; and the distance of the available work from his or her residence. The secretary shall consider any employment offer to be suitable work:

- (a) That is offered to a worker who has received at least six (6) weeks of benefits during his or her present period of unemployment;
- 20 (b) For which the worker will be paid one hundred twenty percent (120%) of
 21 his or her weekly benefit amount;
- 22 (c) That is located within a distance of thirty (30) miles of the worker's
 23 residence, or is work that can be completed remotely on a permanent basis;
 24 and
- 25 (d) That the worker is able and qualified to perform, regardless of whether or 26 not he or she has related experience or training.
- 27 (2) For the purpose of this chapter, no work shall be suitable nor shall benefits be

1		deni	ed under this chapter to any otherwise eligible worker for refusing to accept
2		new	work or new conditions of work under one (1) or more of the following:
3		(a)	If the position offered is vacant due directly to a strike, lock-out or other labor
4			dispute;
5		(b)	If the wages, hours, or other conditions of the work offered are substantially
6			less favorable than those prevailing for similar work in the locality;
7		(c)	If, as a condition of being employed, the worker would be required to join a
8			company union or to resign from or refrain from joining any bona fide labor
9			organization; and
10		(d)	If the acceptance of such work would be prejudicial to the continuance of an
11			established employer-employee relationship to which the worker is a party.
12	[(3)	Not	withstanding any other provision in this section, the secretary shall consider any
13		emp	loyment offer to be suitable work for the purposes of this chapter:
14		(a)	That is offered to a worker who has received at least six (6) weeks of benefits
15			during his or her present period of unemployment;
16		(b)	For which the worker will be paid one hundred twenty percent (120%) of his
17			or her weekly benefit amount;
18		(c)	That is located within a distance of thirty (30) miles of the worker's residence,
19			or is work that can be completed remotely on a permanent basis; and
20		(d)	That the worker is able and qualified to perform, regardless of whether or not
21			he or she has related experience or training.]
22		→ S	ection 5. KRS 341.127 is amended to read as follows:
23	(1)	By l	December 1, 2021, and annually thereafter until December 1, 2025, the cabinet
24		shal	l report to the Governor and the Interim Joint Committee on Economic
25		Dev	elopment and Workforce Investment:
26		(a)	The status of the unemployment trust fund, including any federal advances
27			required for trust fund solvency;

1		(b)	The average claim duration for individuals receiving unemployment benefits;
2			and
3		(c)	The average weekly wage for individuals receiving unemployment benefits.
4	(2)	By D	December 1, 2021, the cabinet shall report to the Governor and the Interim Joint
5		Com	mittee on Economic Development and Workforce Investment a review of the
6		amou	ant of wages subject to tax. The review shall include:
7		(a)	An analysis of the equitable treatment of employers based on the amount of
8			wages subject to tax;
9		(b)	A comparison of the percentage of wages subject to tax for small, medium,
10			and large businesses; and
11		(c)	Examples of how changes to the amount of wages subject to tax would impact
12			trust fund balances and employer contributions.
13	(3)	By D	December 1, 2022, and annually thereafter until December 1, 2025, the cabinet
14		shall	report to the Governor and the Interim Joint Committee on Economic
15		Deve	elopment and Workforce Investment and provide analysis of the impact of the
16		share	ed work benefits described in KRS 341.4161 to 341.4173, the unemployment
17		trust	fund, and unemployment insurance taxes paid by employers.
18	<u>(4)</u>	By D	December 1, 2023, the cabinet shall report to the Governor and the Interim
19		<u>Joint</u>	* Committee on Economic Development and Workforce Investment a review
20		of po	tential changes to the computation of employer contribution rates and how
21		<u>these</u>	changes could affect employer contribution rates and the unemployment
22		<u>insur</u>	cance trust fund. Potential changes considered in the analysis shall include:
23		<u>(a)</u>	Setting the number of consecutive calendar quarters for a new employer to
24			receive his or her own unique experience rating at four (4) consecutive
25			calendar quarters under Sections 6 and 7 of this Act;
26		<u>(b)</u>	Changing the computation of the "reserve ratio" formula in subsection
27			(5)(c) of Section 6 of this Act to include an annual average of taxable

1			payrolls of twelve (12) consecutive calendar quarters;
2		<u>(c)</u>	Making any amendments to the rate schedule table in Section 6 of this Act
3			based on changes listed in paragraphs (a) and (b) of this subsection to
4			ensure unemployment insurance trust fund sustainability;
5		<u>(d)</u>	Charging benefits to employers in proportion to base period wages rather
6			than that of the most recent employer;
7		<u>(e)</u>	Indexing the unemployment insurance trust fund balance computations in
8			subsection (3) of Section 6 of this Act to inflation and making annual
9			adjustments thereafter; and
10		<u>(f)</u>	Indexing the taxable wage base to inflation and making annual adjustments
11			thereafter, pursuant to KRS 341.030.
12	<u>(5)</u> [((4)]	This section expires on January 31, 2026.
13		→ S	ection 6. KRS 341.270 is amended to read as follows:
14	(1)	Exc	ept as otherwise provided in this section, each employer's contribution rate shall
15		be the	hree percent (3%). Effective for employers who become subject to this chapter
16		on o	or after January 1, 1999, except as otherwise provided in this section, each
17		emp	ployer's contribution rate shall be two and seven-tenths percent (2.7%).
18	(2)	Exc	ept as otherwise provided in this section, no subject employer's contribution rate
19		shal	l be less than two and seven-tenths percent (2.7%), unless he or she has been an
20		emp	ployer subject to the provisions of this chapter for twelve (12)[four (4)]
21		cons	secutive calendar quarters ended as of the computation date. In any calendar
22		year	in which the rate schedule prescribed in paragraph (3)(a) of this section is in
23		effe	ct, no subject employer who was assigned an entry rate of three percent (3.0%)
24		und	er the provisions of subsection (1) of this section prior to January 1, 1999, shall
25		have	e a contribution rate less than two and eight hundred fifty-seven thousandths
26		perc	ent (2.857%), unless subject to this chapter for the minimum time period
27		spec	rified above.

1	(3)	For t	the calendar year 2001 and each calendar year thereafter, employer contribution
2		rates	shall be determined in accordance with "Table A" set out in subsection (4) of
3		this	section. For each calendar year, the secretary shall determine the rate schedule
4		to b	e in effect based upon the "trust fund balance" as of September 30 of the
5		prec	eding year. If the "trust fund balance":
6		(a)	Equals or exceeds one and eighteen hundredths percent (1.18%) of the total
7			wages paid in covered employment in the state during the state fiscal year
8			ended as of June 30 of that year, the rates listed in the "Trust Fund Adequacy
9			Rates" schedule of "Table A" shall be in effect;
10		(b)	Equals or exceeds five hundred million dollars (\$500,000,000) but is less than
11			the amount required to effectuate the "Trust Fund Adequacy Rates" schedule
12			as provided in paragraph (a) of this subsection, the rates listed in "Schedule
13			A" of "Table A" shall be in effect;
14		(c)	Equals or exceeds three hundred fifty million dollars (\$350,000,000) but is
15			less than five hundred million dollars (\$500,000,000), the rates listed in
16			"Schedule B" of "Table A" shall be in effect;
17		(d)	Equals or exceeds two hundred fifty million dollars (\$250,000,000) but is less
18			than three hundred fifty million dollars (\$350,000,000), the rates listed in
19			"Schedule C" of "Table A" shall be in effect;
20		(e)	Equals or exceeds one hundred fifty million dollars (\$150,000,000) but is less

- (e) Equals or exceeds one hundred fifty million dollars (\$150,000,000) but is less than two hundred fifty million dollars (\$250,000,000), the rates listed in "Schedule D" of "Table A" shall be in effect; and
- 23 (f) Is less than one hundred fifty million dollars (\$150,000,000), the rates listed in "Schedule E" of "Table A" shall be in effect.
- 25 (4) For the calendar year 1982 and each calendar year thereafter, contribution rates 26 shall be determined upon the basis of an individual employer's reserve ratio as of 27 the computation date and the schedule of rates established under subsection (3) of

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this section. Except as otherwise provided in this section, the contribution rate for each subject employer for the calendar year immediately following the computation date shall be the rate in that "Schedule" of "Table A," as set out below, effective with respect to the calendar year, which appears on the same line as his or her reserve ratio as shown in the "Employer Reserve Ratio" column of the same table.

TABLE A

5	reser	ve ratio as s	hown in the	Employer Re	eserve Ratio" c	folumn of the s	same table.
6				TABI	E A		
7				Rate Sc	hedule		
8	Employer	Trust	A	В	C	D	E
9	Reserve	Fund					
10	Ratio	Adeq	uacy				
11		Rates					
12	8.0% and						
13	over	0.000	%0.30%	0.40%	0.50%	0.60%	1.00%
14	7.0% but						
15	under 8.0%	6 0.000%	0.40%	0.50%	0.60%	0.80%	1.05%
16	6.0% but						
17	under 7.0%	6 0.008%	0.50%	0.60%	0.70%	0.90%	1.10%
18	5.0% but						
19	under 6.0%	6 0.208%	0.70%	0.80%	1.00%	1.20%	1.40%
20	4.6% but						
21	under 5.0%	6 0.508%	1.00%	1.20%	1.40%	1.60%	1.80%
22	4.2% but						
23	under 4.6%	6 0.808%	1.30%	1.50%	1.80%	2.10%	2.30%
24	3.9% but						
25	under 4.2%	6 1.008%	1.50%	1.70%	2.20%	2.40%	2.70%
26	3.6% but						
27	under 3.9%	6 1.308%	1.80%	1.80%	2.40%	2.60%	3.00%

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1	2.20/ 14					
1	3.2% but	• 000/	2.100/	2.700/	2 5 00/	2.100/
2	under 3.6% 1.508%	2.00%	2.10%	2.50%	2.70%	3.10%
3	2.7% but					
4	under 3.2% 1.608%	2.10%	2.30%	2.60%	2.80%	3.20%
5	2.0% but					
6	under 2.7% 1.708%	2.20%	2.50%	2.70%	2.90%	3.30%
7	1.3% but					
8	under 2.0% 1.808%	2.30%	2.60%	2.80%	3.00%	3.40%
9	0.0% but					
10	under 1.3% 1.908%	2.40%	2.70%	2.90%	3.10%	3.50%
11	-0.5% but					
12	under -0.0% 6.500%	6.50%	6.75%	7.00%	7.25%	7.50%
13	-1.0% but					
14	under -0.5% 6.750%	6.75%	7.00%	7.25%	7.50%	7.75%
15	-1.5% but					
16	under -1.0% 7.000%	7.00%	7.25%	7.50%	7.75%	8.00%
17	-2.0% but					
18	under -1.5% 7.250%	7.25%	7.50%	7.75%	8.00%	8.25%
19	-3.0% but					
20	under -2.0% 7.500%	7.50%	7.75%	8.00%	8.25%	8.50%
21	-4.0% but					
22	under -3.0% 7.750%	7.75%	8.00%	8.25%	8.50%	8.75%
23	-6.0% but					
24	under -4.0% 8.250%	8.25%	8.50%	8.75%	9.00%	9.25%
25	-8.0% but					
26	under -6.0% 8.500%	8.50%	8.75%	9.00%	9.25%	9.50%
27	Less					

1 than -8.0%. 9.000% 9.50% 9.75% 9.00% 9.25% 10.00% 2 As used in this section and elsewhere in this chapter, unless the context clearly 3 requires otherwise: 4 "Trust fund balance" means the amount of money in the unemployment insurance fund, less any unpaid advances made to the state under Section 5 6 1201 of the Social Security Act. In determining the amount in the fund as of a 7 given date all money received by the Office of Unemployment Insurance on 8 that date shall be considered as being in the fund on that date; 9 (b) "Total wages" means all remuneration for services, as defined in KRS 10 341.030(1) to (7), paid by subject employers; 11 An employer's "reserve ratio" means the percentage ratio of his or her reserve (c) 12 account balance as of the computation date to his or her taxable payrolls for 13 the <u>twelve (12)[four (4)]</u> consecutive calendar quarters ended as of June 30 14 immediately preceding the computation date; 15 (d) For the purposes of this section, an employer's "reserve account balance" 16 means the amount of contributions credited to his or her reserve account as of 17 the computation date, less the benefit charges through June 30 immediately 18 preceding the computation date. If benefits charged to an account exceed 19 contributions credited to the account, the account shall be considered as 20 having a debit balance and a reserve ratio of "less than zero"; and 21 (e) "Computation date" is July 31 of each calendar year prior to the effective date 22 of new rates of contributions. 23 Notwithstanding any other provisions of this chapter, for the calendar years 2021 (6) 24 and 2022, the employer contribution rates shall be determined using the rates listed 25 in Schedule A of Table A. 26 → Section 7. KRS 341.272 is amended to read as follows:

Notwithstanding any section of this chapter to the contrary, on or after July 15,

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(1)

1984, any new domestic corporation, or any foreign corporation authorized to do business in this state, or any foreign corporation active in conjunction with a domestic corporation in a joint venture, partnership or other legal entity engaged in the contract construction trades shall pay contributions equal to the maximum rate of contributions payable under the rate schedule in effect for any given calendar year as determined by KRS 341.270; and, such maximum rate of contributions shall remain in effect until the employer has employed persons in this state for not less than *twelve* (12)[four (4)] consecutive calendar quarters ending as of June 30 immediately preceding the computation date. Thereafter, such employer's contribution rate shall be determined in accordance with the provisions of subsection (4) of KRS 341.270.

- 12 (2) On or after January 1, 1989, any new domestic or foreign proprietorship or 13 partnership engaged in the contract construction trades shall be subject to the 14 provisions of subsection (1) of this section.
- → Section 8. KRS 341.375 is amended to read as follows:
- 16 (1) An employer may notify the secretary in writing or electronically of each worker
 17 who has declined to accept suitable work when offered or has failed to attend a first
 18 interview for suitable work, whether held in-person, virtually, or by phone. The
 19 notice shall contain:
- 20 (a) A statement that identifies a person or persons with knowledge of the information;
- 22 (b) The name and contact information of the person or persons with knowledge of 23 the information; and
- 24 (c) Specific and detailed information regarding the decline of an offer of suitable 25 work or the failure to attend a first interview regarding suitable work that may 26 potentially disqualify the worker from receiving benefits.
 - (2) The information contained in the notice shall be considered, but not solely relied

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1		on, when making a determination of eligibility for benefits is made and may
2		constitute grounds for ineligibility]. The secretary shall consider the suitability of
3		work in making an eligibility determination pursuant to Section 4 of this Act.
4	(3)	The secretary shall provide a portal in which the notice in subsection (1) of this
5		section can be made online.
6		→ Section 9. KRS 341.385 is amended to read as follows:
7	(1)	The duration of benefits available to each eligible recipient based upon the state
8		average unemployment rate at the time of his or her application for benefits, up to a
9		maximum of twenty-four (24) weeks, shall be as follows:
10		[(a) State average unemployment rate of less than or equal to four and one half
11		percent (4.5%): twelve (12) weeks of benefits available;
12		(b) State average unemployment rate of greater than four and one half percent
13		(4.5%) up to and including five percent (5%): thirteen (13) weeks of benefits
14		available;
15		(c) State average unemployment rate of greater than five percent (5%) up to and
16		including five and one half percent (5.5%): fourteen (14) weeks of benefits
17		available;
18		(d) State average unemployment rate of greater than five and one half percent
19		(5.5%) up to and including six percent (6%): fifteen (15) weeks of benefits
20		available;]
21		(a)[(e)] State average unemployment rate of <u>less than or equal to</u> [greater than
22		six percent (6%) up to and including] six and one-half percent (6.5%): sixteen
23		(16) weeks of benefits available;
24		(b)[(f)] State average unemployment rate of greater than six and one-half
25		percent (6.5%) up to and including seven percent (7%): seventeen (17) weeks
26		of benefits available;
27		$\underline{(c)}$ State average unemployment rate of greater than seven percent (7%) up

1	to and including seven and one-half percent (7.5%): eighteen (18) weeks of
2	benefits available;
3	$\underline{(d)}$ State average unemployment rate of greater than seven and one-half
4	percent (7.5%) up to and including eight percent (8%): nineteen (19) weeks of
5	benefits available;
6	(e)[(i)] State average unemployment rate of greater than eight percent (8%) up
7	to and including eight and one-half percent (8.5%): twenty (20) weeks of
8	benefits available;
9	(f)[(j)] State average unemployment rate of greater than eight and one-half
10	percent (8.5%) up to and including nine percent (9%): twenty-one (21) weeks
11	of benefits available;
12	(g)[(k)] State average unemployment rate of greater than nine percent (9%) up to
13	and including nine and one-half percent (9.5%): twenty-two (22) weeks of
14	benefits available;
15	(h)[(1)] State average unemployment rate of greater than nine and one-half
16	percent (9.5%) up to and including ten percent (10%): twenty-three (23)
17	weeks of benefits available; and
18	(i) State average unemployment rate of greater than ten percent (10%):
19	twenty-four (24) weeks of benefits available.
20	[(2) The classification system set forth in subsection (1) of this section shall not apply to
21	claimants with verified definite return to work or recall to work prospects within a
22	period of sixteen (16) weeks from the date of filing of the initial or reopened claim,
23	who shall instead receive one hundred percent (100%) of the weekly benefit rate for
24	each week that they are otherwise eligible, up to sixteen (16) weeks unless the state
25	average unemployment rate is higher than six and one half percent (6.5%), in which
26	case the maximum duration of weeks for these claimants shall follow the
27	classification system set forth in subsection (1) of this section.]

1	<u>(2)[(3)]</u>	The classification system set forth in subsection (1) of this section shall apply
2	to re	gular benefits and shall not affect the duration of shared work benefits as set
3	forth	in KRS 341.4161 to 341.4173[or to the duration of extended benefits set forth
4	in K l	RS 341.700 to 341.740].
5	<u>(3)</u> [(4)]	A claimant who has been classified with a group classification code by the
6	agen	cy that meets the requirements of subsection (1) of this section shall remain in
7	this	classification throughout the benefit year regardless of whether or not the
8	clain	nant's classification changes.
9	<u>(4)</u> [(5)]	The secretary may, with the approval of the General Assembly, extend the
10	maxi	mum amount of regular benefits payable, not to exceed twenty-six (26) times
11	the c	laimant's weekly benefit rate, if:
12	(a)	An extension for benefits is authorized by the federal government, but only
13		while federal funding is available; or
14	(b)	During, but not exceeding, any extended benefit period as described in KRS
15		341.094.
16	<u>(5) (a)</u> [(Any otherwise eligible individual who is certified as being enrolled and
17		making satisfactory progress in an approved job training or certification
18		program shall be entitled, during the current benefit year, to receive up to an
19		additional five (5) weeks of benefits after all regular benefits have been
20		exhausted under subsection (1) of this section.
21	<u>(b)</u> [(The amount of benefits payable under this subsection shall equal the
22		weekly benefit amount established by the most recent benefit year.
23	<u>(c)</u> [(l	Benefits under this subsection shall not be paid to an individual who is
24		receiving benefits of comparable value or other training allowances from
25		other unrelated sources.
26	→ Se	ection 10. KRS 341.4169 is amended to read as follows:
27	(1) An i	ndividual is eligible to receive shared work unemployment compensation

1 benefits with respect to any week only if the secretary finds that: 2 The individual is employed as a member of an affected group under an (a) approved plan that was approved by the secretary before the week and is in 3 effect for the week; 4 The individual is able to work and is available for the normal work week with 5 (b) 6 the shared work employer; and 7 (c) The normal weekly hours of work of the individual are reduced by at least ten 8 percent (10%) but not more than forty percent (40%), with a corresponding 9 reduction in wages. 10 A worker shall not be denied shared work benefits if he or she is otherwise eligible 11 for these benefits for any week by reason of the application of any provision of this 12 chapter relating to availability for work, active search for work or participation in 13 work search activities, or refusal to apply for or accept work from other than the 14 worker's shared work employer. 15 A worker shall not be denied shared work benefits if he or she is otherwise eligible (3) 16 for these benefits for any week because he or she is participating in any employer sponsored training or worker training funded by the Workforce Innovation and 17 18 Opportunity Act, 29 U.S.C. Ch. 32 training sponsored by, or at the direction of, the 19 shared work employer]. 20 (4) Notwithstanding any other provision in this chapter, a worker shall be deemed 21 unemployed in any week for which compensation is payable to him or her, as an 22 employee in an affected group, for less than his or her normal weekly hours of work 23 in accordance with an approved plan in effect for the week. 24 → Section 11. If any provision of this Act or the application thereof to any person or circumstance is held invalid, unconstitutional, or in violation of any federal law: 25

Its invalidity shall not affect other provisions or application of this Act that

The invalid provision shall be null and void; and

(1)

(2)

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1 can be given effect without the invalid provision or application, and to this end the

- 2 provisions of this Act are severable.
- 3 → Section 12. This Act shall take effect July 1, 2023.