AN ACT

SENATE BILL NO. 461

BY SENATOR REESE

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2	To amend and reenact R.S. 23:1552(C)(7) and 1553(C) and to enact R.S. 23:1531(D) and
3	1533(A)(5), relative to unemployment insurance benefit charges and employer
4	contributions; and to provide for related matters.
5	Be it enacted by the Legislature of Louisiana:
6	Section 1. R.S. 23:1552(C)(7) and 1553(C) are hereby amended and reenacted and
7	R.S. 23:1531(D) and 1533(A)(5) are hereby enacted to read as follows:
8	§1531. Basis of employer contributions; time for payment; computation
9	* * *
10	D. During calendar year 2020, each employer's second, quarter wage and
11	tax reports, along with any contributions pertaining thereto, shall be due on
12	September fifteenth. Third and fourth quarter wage and tax reports, along with
13	any contributions pertaining thereto, shall remain due and payable by their
14	regular quarterly due date.
15	* * *
16	§1533. Experience rating records; administrator's duty to prepare
17	A. The administrator shall prepare and maintain an experience rating record
18	for each employer, and shall credit such record with all the contributions paid by him
19	with respect to wages paid for each calendar quarter. Nothing in this Chapter shall
20	be construed to grant any employer or any individual performing services for him
21	prior claims or rights to amounts paid by the employer into the fund. The
22	administrator shall terminate the experience rating record of an employer who has
23	ceased to be subject to this Chapter, or may do so provided the employer has had no

employment in this state for a period of three consecutive calendar years. Benefits

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accruing and paid to an individual in accordance with the provisions of this Chapter
shall be charged against the experience rating records of his base-period employers
subject to the following limitations:

* * *

(5) Benefits paid to employees of experience-rated employers pursuant to Proclamations JBE 2020-27 and JBE 2020-29 shall not be charged against the experience rating records of a claimant's base period employer. If any federal funds, other than federal monies allocated to Louisiana pursuant to Section 5001 of the Coronavirus Aid, Relief, and Economic Security Act (P.L. 116-136), are received specifically and only for reimbursement for benefits paid in accordance with these proclamations and otherwise chargeable to employers pursuant to this Section, such amount shall be applied toward the unemployment compensation trust fund.

* * *

§1552. Financing benefits paid to employees of nonprofit organizations and of the state, its instrumentalities and political subdivisions and Indian tribes or tribal units

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C. * * * *

With regard to any benefits paid to

Executive Orders KBB 2005-34, KBB 2005-46, and KBB 2005-76 and hurricane-related layoffs Proclamations JBE 2020-27 and JBE 2020-29, such benefits shall not be chargeable to the accounts of employers pursuant to this Section nor required to be reimbursed under the provisions of this Subsection, such reimbursement shall not be recouped. In the event that any employer pursuant to this Section was insured by private entities offering any form of insurances, bonds, certificates of deposit, or any other form of guarantee against unemployment claims chargeable to the employer's account, the state shall have the right to recoup such funds from those private entities or their insurer for repayment of funds paid out of the unemployment compensation trust fund for any unemployment claims covered

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Louisiana pursuant to Section 5001 of the Coronavirus Aid, Relief, and Economic Security Act (P.L. 116-136), are received specifically and only for reimbursement for benefits paid in accordance with these proclamations and otherwise chargeable to employers pursuant to this Section, such amount shall be applied toward the unemployment compensation trust fund.

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§1553. Noncharging of benefits; recoupment; social charge account; social charge tax rate

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C. Recoupment of the charges set forth in Subsections A and B of this Section shall be spread to all employers who pay, or are required to pay, contributions under this Chapter and shall be performed on the basis of charging all the amounts called for to separate accounts. The total for these amounts shall be computed as of June thirtieth of each year and designated as the social charge account. However, benefits paid to employees of experience-rated employers pursuant to Executive Orders KBB 2005-34, KBB 2005-46, and KBB 2005-76

Proclamations JBE 2020-27 and JBE 2020-29 shall not be recouped by spreading the charges to employers in this manner. If any federal funds, other than federal monies allocated to Louisiana pursuant to Section 5001 of the Coronavirus Aid, Relief, and Economic Security Act (P.L. 116-136), are received specifically and only for reimbursement for benefits paid in accordance with these proclamations and otherwise chargeable to employers pursuant to this Section, such amount shall be applied toward the unemployment compensation trust fund.

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Section 2. The provisions of this Act shall be null if it is in conflict with or is preempted by any provision of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, or any other economic benefit package enacted by Congress as a result of the COVID-19 pandemic.

Section 3. This Act shall become effective upon signature by the governor or, if not 2 signed by the governor, upon expiration of the time for bills to become law without signature 3 by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If 4 vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval. 5 PRESIDENT OF THE SENATE SPEAKER OF THE HOUSE OF REPRESENTATIVES GOVERNOR OF THE STATE OF LOUISIANA

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APPROVED:

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