HOUSE BILL 1021

State of Washington 67th Legislature 2021 Regular Session

By Representative MacEwen

Prefiled 12/11/20.

AN ACT Relating to relief of benefit charges when discharge is a result of a gubernatorial declaration of emergency or related executive order; amending RCW 50.29.100 and 50.16.100; creating a new section; making an appropriation; providing an expiration date; and declaring an emergency.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 Sec. 1. RCW 50.29.100 and 2020 c 7 s 5 are each amended to read 8 as follows:

9 (1) By ((September 30, 2020)) April 1, 2022, a contribution 10 paying employer may submit an application to the employment security 11 department to have the approved benefits paid to approved employees 12 be reimbursed by the COVID-19 unemployment account instead of charged 13 to the employer's experience rating account. The application must be 14 submitted in a form and manner approved by the department through 15 rule.

16 (2) The department should not approve an application if the 17 benefits paid will not otherwise be charged to the employer's 18 experience rating account or if the employer was otherwise eligible 19 to receive relief of benefit charges.

20 (3) If the department approves an employer's application, the 21 department will not charge the forgiven benefits to the employer's

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1 experience rating account. The commissioner shall instead transfer 2 from the COVID-19 unemployment account to the unemployment trust fund 3 account an amount equal to the forgiven benefits.

4 (4) If the department rejects an employer's application, the 5 department shall present the employer with the reasons why the 6 application was rejected. The reasons for the rejection are final and 7 nonappealable.

8 (5) For purposes of this section, the following definitions 9 apply:

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(a) "Approved employee" means an employee who:

11 (i) Was ((temporarily)) laid off as a direct or indirect 12 consequence of ((an outbreak of COVID-19;

13 (ii) Was approved by the department to be on standby pursuant to 14 rules adopted by the department;

15 (iii) Has returned to the same employment with the employer the 16 employee had prior to the temporary unemployment; and

17 (iv)) a gubernatorial declaration of emergency or related
18 executive order; and

19 <u>(ii)</u> Meets other criteria the department may establish by rule.

(b) "Approved benefits" means benefits paid to an approved
 employee ((while the approved employee was on standby)) for an
 eligible claim pursuant to rules adopted by the department.

(c) "Total approved benefits" means the sum total of all approvedbenefits paid to all approved employees.

(d) "Eligible claim" means a claim for weeks of unemployment on or after February 29, 2020, and before March 1, 2022, or 30 days after the expiration of the gubernatorial declaration of emergency, whichever is earlier.

29 (e) "Forgiveness ratio" is computed by dividing the amount of 30 money in the COVID-19 unemployment account by the total approved 31 benefits. The forgiveness ratio cannot be more than 1.

32 (((e))) <u>(f)</u> "Forgiven benefits" means the approved benefits for 33 an individual employer multiplied by the forgiveness ratio.

34 (6) The department shall adopt such rules as are necessary to 35 carry out the purposes of this section.

36 (7) This section expires ((July 30, 2021)) <u>December 1, 2022</u>.

37 Sec. 2. RCW 50.16.100 and 2020 c 7 s 4 are each amended to read 38 as follows:

1 (1) The COVID-19 unemployment account is created in the custody of the state treasurer. Revenues to the account shall consist of 2 3 appropriations and transfers by the legislature and all other funding directed for deposit into the account. Only the commissioner of the 4 employment security department or the commissioner's designee may 5 6 authorize expenditures from the account. Expenditures from the account may be used only for reimbursing the unemployment trust fund 7 account for unemployment benefits paid to the approved employees of 8 employers approved for such reimbursement pursuant to RCW 50.29.100. 9 10 The account is subject to the allotment procedures under chapter 11 43.88 RCW, but an appropriation is not required for expenditures.

12 (2) Any federal funding or relief for novel coronavirus that could be used for the purposes of RCW 50.29.100 must be used first 13 before spending from the account. Additionally, if the employment 14 15 security department subsequently receives reimbursements from federal 16 sources for amounts spent from the account, the department must remit 17 the federal funding to the state treasurer for reimbursement to the budget stabilization account. If federal law or rules would prevent 18 19 such remittance, the department must notify the office of financial management and the fiscal committees of the legislature within thirty 20 21 days of receipt of the reimbursement.

22 (3) ((By July 1, 2021, the commissioner must certify to the state 23 treasurer the amount of any unobligated moneys in the COVID-19 unemployment account that are attributable to the budget 24 25 stabilization account appropriation in section 3, chapter 7, Laws of 26 2020, and the treasurer must transfer those moneys back to the budget 27 stabilization account.)) By July 1, 2022, the commissioner must 28 certify to the state treasurer the amount of any unobligated moneys in the COVID-19 unemployment account that are attributable to the 29 30 budget stabilization account appropriation in section 3 of this act, and the treasurer must transfer those moneys back to the budget 31 32 stabilization account.

33 <u>NEW SECTION.</u> Sec. 3. The sum of \$500,000,000 is appropriated 34 from the budget stabilization account for the fiscal year ending June 35 30, 2021, and is provided solely for expenditure into the COVID-19 36 unemployment account for the purposes described in section 1 of this 37 act.

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1 <u>NEW SECTION.</u> Sec. 4. If any part of this act is found to be in 2 conflict with federal requirements that are a prescribed condition to the allocation of federal funds to the state or the eligibility of 3 employers in this state for federal unemployment tax credits, the 4 conflicting part of this act is inoperative solely to the extent of 5 6 the conflict, and the finding or determination does not affect the 7 operation of the remainder of this act. Rules adopted under this act must meet federal requirements that are a necessary condition to the 8 receipt of federal funds by the state or the granting of federal 9 unemployment tax credits to employers in this state. 10

11 <u>NEW SECTION.</u> Sec. 5. This act is necessary for the immediate 12 preservation of the public peace, health, or safety, or support of 13 the state government and its existing public institutions, and takes 14 effect immediately.

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