2021 -- H 6249 SUBSTITUTE A

LC002693/SUB A

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2021

AN ACT

RELATING TO LABOR AND LABOR RELATIONS -- EMPLOYMENT SECURITY -- GENERAL PROVISIONS

<u>Introduced By:</u> Representatives McEntee, Carson, Felix, Cortvriend, Phillips, Costantino, Giraldo, Fogarty, Caldwell, and Kazarian

Date Introduced: April 16, 2021

Referred To: House Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 28-42-3 of the General Laws in Chapter 28-42 entitled "Employment

Security - General Provisions" is hereby amended to read as follows:

28-42-3. Definitions.

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- The following words and phrases, as used in chapters 42 -- 44 of this title, have the following meanings unless the context clearly requires otherwise:
- 6 (1) "Administration account" means the employment security administration account restablished by this chapter;
 - (2) "Average weekly wage" means the amount determined by dividing the individual's total wages earned for service performed in employment within his or her base period by the number of that individual's credit weeks within his or her base period;
 - (3) "Base period," with respect to an individual's benefit year, means the first four (4), of the most recently completed five (5) calendar quarters immediately preceding the first day of an individual's benefit year. For any individual's benefit year, and for any individual deemed monetarily ineligible for benefits for the "base period" as defined in this subdivision, the department shall make a re-determination of entitlement based upon the alternate, base period that consists of the last four (4) completed calendar quarters immediately preceding the first day of the claimant's benefit year. Notwithstanding anything contained to the contrary in this subdivision, the base period shall not include any calendar quarter previously used to establish a valid claim for benefits;

1	provided, that notwithstanding any provision of chapters 42 44 of this title to the contrary, for
2	the benefit years beginning on or after October 4, 1992, whenever an individual who has received
3	workers' compensation benefits is entitled to reinstatement under § 28-33-47, but the position to
4	which reinstatement is sought does not exist or is not available, the individual's base period shall
5	be determined as if the individual filed for benefits on the date of the injury;
6	(4) "Benefit" means the money payable to an individual as compensation for his or he
7	wage losses due to unemployment as provided in these chapters;
8	(5) "Benefit credits" means the total amount of money payable to an individual as benefits
9	as determined by § 28-44-9;
10	(6) "Benefit rate" means the money payable to an individual as compensation, as provided
11	in chapters 42 44 of this title, for his or her wage losses with respect to any week of total
12	unemployment;
13	(7) "Benefit year," with respect to any individual who does not already have a benefit year
14	in effect and who files a valid claim for benefits, means fifty-two (52) consecutive calendar weeks
15	the first of which shall be the week containing the day as of which he or she first files a valid claim
16	in accordance with regulations adopted as hereinafter prescribed; provided, that the benefit year
17	shall be fifty-three (53) weeks if the filing of a new, valid claim would result in overlapping any
18	quarter of the base period of a prior new claim previously filed by the individual. In no event shall
19	a new benefit year begin prior to the Sunday next following the end of the old benefit year;
20	(8) "Calendar quarter" means the period of three (3) consecutive calendar months ending
21	March 31, June 30, September 30, and December 31; or the equivalent thereof, in accordance with
22	regulations as subsequently prescribed;
23	(9) "Contributions" means the money payments to the state employment security fund
24	required by those chapters;
25	(10) "Credit amount," effective July 6, 2014, means earnings by the individual in an amoun
26	equal to at least eight (8) times the individual's weekly benefit rate.
27	(11) "Credit week," prior to July 1, 2012, means any week within an individual's base
28	period in which that individual earned wages amounting to at least twenty (20) times the minimum
29	hourly wage as defined in chapter 12 of this title for performing services in employment for one of
30	more employers subject to chapters 42 44 of this title, and for the period July 1, 2012, through
31	July 5, 2014, means any week within an individual's base period in which that individual earned

(12) "Crew leader," for the purpose of subdivision (19) of this section, means an individual

wages amounting to at least his or her weekly benefit rate for performing services in employment

for one or more employers subject to chapters 42 -- 44 of this title;

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1	who:
2	(i) Furnishes individuals to perform service in agricultural labor for any other person;
3	(ii) Pays (either on his or her own behalf or on behalf of that other person) the individuals
4	so furnished by him or her for the service in agricultural labor performed by them; and
5	(iii) Has not entered into a written agreement with that other person (farm operator) under
6	which that individual (crew leader) is designated as an employee of that other person (farm
7	operator).
8	(13) "Director" means the head of the department of labor and training or his or her
9	authorized representative;
10	(14) "Domestic service employment." "Employment" includes domestic service in a
11	private home performed for a person who paid cash remuneration of one thousand dollars (\$1,000)
12	or more in any calendar quarter in the current calendar year, or the preceding calendar year, to
13	individuals employed in that domestic service;
14	(15) "Employee" means any person who is, or has been, employed by an employer subject
15	to those chapters and in employment subject to those chapters;
16	(16) "Employer" means:
17	(i) Any employing unit that was an employer as of December 31, 1955;
18	(ii) Any employing unit that for some portion of a day on and after January 1, 1956, has,
19	or had, in employment, within any calendar year, one or more individuals; except, however, for
20	"domestic service employment," as defined in subdivision (14) of this section;
21	(iii) For the effective period of its election pursuant to § 28-42-12, any other employing
22	unit that has elected to become subject to chapters 42 44 of this title;
23	(iv) Any employing unit not an employer by reason of any other paragraph of this
24	subdivision for which, within either the current or preceding calendar year, service is, or was,
25	performed with respect to which that employing unit is liable for any federal tax against which
26	credit may be taken for contributions required to be paid into this state's employment security fund;
27	or which, as a condition for approval of chapters 42 44 of this title for full tax credit against the
28	tax imposed by the Federal Unemployment Tax Act, 26 U.S.C. § 3301 et seq., is required, pursuant
29	to that act, to be an "employer" under chapters 42 44 of this title;
30	(17) "Employing unit" means any person, partnership, association, trust, estate, or
31	corporation, whether domestic or foreign, or its legal representative, trustee in bankruptcy, receiver,
32	or trustee, or the legal representative of a deceased person, that has, or had, in his or her employ,
33	one or more individuals. For the purposes of subdivision (14) of this section, a private home shall
34	be considered an employing unit only if the person for whom the domestic service was performed

1	para cash remaneration of one thousand domais (\$1,000) of more in any carefular quarter in the
2	current calendar year, or the preceding calendar year, to individuals employed in that domestic
3	service in that private home;
4	(18)(i) "Employment," subject to §§ 28-42-4 28-42-10, means service, including service
5	in interstate commerce, performed for wages, or under any contract of hire, written or oral, express
6	or implied; provided, that service performed shall also be deemed to constitute employment for al
7	the purposes of chapters 42 44 of this title if performed by an individual in the employ of a
8	nonprofit organization as described in subdivision (25) of this section, except as provided in § 28
9	42-8(7).
10	(ii) Notwithstanding any other provisions of this section, "Employment" also means service
11	with respect to which a tax is required to be paid under any federal law imposing a tax agains
12	which credit may be taken for contributions required to be paid into this state's employment security
13	fund or which, as a condition for full tax credit against the tax imposed by the Federa
14	Unemployment Tax Act, is required to be covered under chapters 42 44 of this title;
15	(iii) Employment not to include owners. Employment does not include services performed
16	by sole proprietors (owners), partners in a partnership, limited liability company single member
17	filing as a sole proprietor with the IRS, or members of a limited liability company filing as a
18	partnership with the IRS.
19	(19) "Employment Crew leader." For the purposes of subdivision (12) of this section:
20	(i) Any individual who is a member of a crew furnished by a crew leader to perform service
21	in agricultural labor for any other person shall be treated as an employee of that crew leader if:
22	(A) That crew leader holds a valid certificate of registration under the Migrant and Seasona
23	Agricultural Worker Protection Act, 29 U.S.C. § 1801 et seq., or substantially all members of tha
24	crew operate or maintain tractors, mechanized harvesting, or crop-dusting equipment, or any other
25	mechanized equipment that is provided by that crew leader; and
26	(ii) That individual is not an employee of that other person within the meaning of
27	subdivision (15) of this section; and
28	(iii) In the case of any individual who is furnished by a crew leader to perform service in
29	agricultural labor for any other person and who is not treated as an employee of that crew leader:
30	(A) That other person, and not the crew leader, shall be treated as the employer of that
31	individual; and
32	(B) That other person shall be treated as having paid cash remuneration to that individua
33	in an amount equal to the amount of cash remuneration paid to that individual by the crew leader
34	(either on his or her own behalf or on behalf of that other person) for the service in agricultura

1	labor performed for that other person;
2	(20) "Employment office" means a free, public-employment office, or its branch, operated
3	by the director or by this state as part of a system of free, public-employment offices, or any other
4	agency that the director may designate with the approval of the Social Security Administration;
5	(21) "Fund" means the employment security fund established by this chapter;
6	(22) "Governmental entity" means state and local governments in this state and includes
7	the following:
8	(i) The state of Rhode Island or any of its instrumentalities, or any political subdivision of
9	the state, or any of its instrumentalities;
10	(ii) Any instrumentality of more than one of these entities; or
11	(iii) Any instrumentality of any of these entities and one or more other states or political
12	subdivisions;
13	(23) "Hospital" means an institution that has been licensed, certified, or approved by the
14	department of health as a hospital;
15	(24)(i) "Institution of higher education" means an educational institution in this state that:
16	(A) Admits, as regular students, only individuals having a certificate of graduation from a
17	high school, or the recognized equivalent of such certificate;
18	(B) Is legally authorized within this state to provide a program of education beyond high
19	school;
20	(C) Provides:
21	(I) An educational program for which it awards a bachelor's or higher degree, or a program
22	that is acceptable for full credit toward such a degree;
23	(II) A program of post-graduate or post-doctoral studies; or
24	(III) A program of training to prepare students for gainful employment in a recognized
25	occupation; and
26	(D) Is a public or other nonprofit institution.
27	(ii) Notwithstanding any of the preceding provisions of this subdivision, all colleges and
28	universities in this state are institutions of higher education for purposes of this section;
29	(25) "Nonprofit organization" means an organization, or group of organizations, as defined
30	in 26 U.S.C. § 501(c)(3), that is exempt from income tax under 26 U.S.C. § 501(a);
31	(26)(i) "Partial unemployment." An employee shall be deemed partially unemployed in any
32	week of less than full-time work if he or she fails they fail to earn in wages for that week an amount
33	equal to the weekly benefit rate for total unemployment to which he or she they would be entitled
34	if totally unemployed and eligible. For weeks beginning on or after May 23, 2021, through June

30, 2022, an employee shall be deemed partially unemployed in any week of less than full-time work if they fail to earn wages for that week in an amount equal to or greater than one hundred and fifty percent (150%) of the weekly benefit rate for total unemployment to which they would be entitled if totally unemployed and eligible.

(ii) For the purposes of this subdivision and subdivision (28) of this section, "Wages" includes only that part of remuneration for any work that is in excess of one-fifth (1/5) of the weekly benefit rate for total unemployment, rounded to the next lower multiple of one dollar (\$1.00), to which the individual would be entitled if totally unemployed and eligible in any one week, and "services" includes only that part of any work for which remuneration in excess of one-fifth (1/5) of the weekly benefit rate for total unemployment, rounded to the next lower multiple of one dollar (\$1.00), to which the individual would be entitled if totally unemployed and eligible in any one week is payable; provided, that nothing contained in this paragraph shall permit any individual to whom remuneration is payable for any work performed in any week in an amount equal to or greater than his or her weekly benefit rate to receive benefits under this subdivision for that week.

(iii) Notwithstanding the foregoing, for weeks ending on or after May 23, 2021, through June 30, 2022, "wages" includes only that part of remuneration for any work that is in excess of fifty percent (50%) of the weekly benefit rate for total unemployment, rounded to the next lower multiple of one dollar (\$1.00), to which the individual would be entitled if totally unemployed and eligible in any one week, and "services" includes only that part of any work for which remuneration in excess of fifty percent (50%) of the weekly benefit rate for total unemployment, rounded to the next lower multiple of one dollar (\$1.00), to which the individual would be entitled if totally unemployed and eligible in any one week is payable. Provided, that, during the period defined in this subdivision, nothing contained in this subdivision shall permit any individual to whom remuneration is payable for any work performed in any week in an amount equal to or greater than one-hundred-fifty percent (150%) of their weekly benefit rate to receive benefits under this subdivision for that week.

(iii)(iv) Notwithstanding anything contained to the contrary in this subdivision, "Services," as used in this subdivision and in subdivision (28) of this section, does not include services rendered by an individual under the exclusive supervision of any agency of this state, or any of its political subdivisions, by which the services are required solely for the purpose of affording relief, support, or assistance to needy individuals performing those services, or services performed by members of the national guard and organized reserves in carrying out their duties in weekly drills as members of those organizations. "Wages," as used in this subdivision and in subdivision (28) of this section, does not include either remuneration received by needy individuals for rendering the

aforementioned services when that remuneration is paid exclusively from funds made available for that purpose out of taxes collected by this state or any of its political subdivisions, or remuneration received from the federal government by members of the national guard and organized reserves, as drill pay, including longevity pay and allowances;

- (27) "Payroll" means the total amount of all wages paid by the employer to his or her employees for employment;
- (28) "Total unemployment." An individual shall be deemed totally unemployed in any week in which he or she performs no services (as used in subdivision (26) of this section) and for which he or she earns no wages (as used in subdivision (26) of this section), and in which he or she cannot reasonably return to any self-employment in which he or she has customarily been engaged;
- (29) "Wages" means all remuneration paid for personal services on or after January 1, 1940, including commissions and bonuses and the cash value of all remuneration paid in any medium other than cash, and all other remuneration that is subject to a tax under a federal law imposing a tax against which credit may be taken for contributions required to be paid into a state unemployment fund. Gratuities customarily received by an individual in the course of his or her employment from persons other than his or her employing unit shall be treated as wages paid by his or her employing unit. The reasonable cash value of remuneration paid in any medium other than cash, and the reasonable amount of gratuities, shall be estimated and determined in accordance with rules prescribed by the director; except that for the purpose of this subdivision and of §§ 28-43-1-28-43-14, this term does not include:
- (i) That part of remuneration that is paid by an employer to an individual with respect to employment during any calendar year, after remuneration equal to the amount of the taxable wage base as determined in accordance with § 28-43-7 has been paid during that calendar year by the employer or his or her predecessor to that individual; provided, that if the definition of "Wages" as contained in the Federal Unemployment Tax Act is amended to include remuneration in excess of the taxable wage base for that employment, then, for the purposes of §§ 28-43-1 -- 28-43-14, "Wages" includes the remuneration as previously set forth, up to an amount equal to the dollar limitation specified in the federal act. For the purposes of this subdivision, "Employment" includes services constituting employment under any employment security law of another state or of the federal government;
- (ii) The amount of any payment made to, or on behalf of, an employee under a plan or system established by an employer that makes provision for his or her employees generally, or for a class or classes of his or her employees (including any amount paid by an employer or an employee for insurance or annuities, or into a fund, to provide for any such payment), on account

1	of:
2	(A) Retirement;
3	(B) Sickness or accident disability;
4	(C) Medical and hospitalization expenses in connection with sickness or accident
5	disability; or
6	(D) Death; provided, that the employee has not the:
7	(I) Option to receive, instead of provision for that death benefit, any part of that payment
8	or, if that death benefit is insured, any part of the premiums (or contributions to premiums) paid by
9	his or her employer; and
10	(II) Right, under the provisions of the plan or system or policy of insurance providing for
11	that death benefit, to assign that benefit, or to receive a cash consideration in lieu of that benefit
12	either upon his or her withdrawal from the plan or system providing for that benefit or upon
13	termination of the plan or system or policy of insurance, or of his or her employment with that
14	employer.
15	(E) The payment by an employer (without deduction from the remuneration of the
16	employee) of:
17	(I) The tax imposed upon an employee under 26 U.S.C. § 3101; or
18	(II) Any payment required from an employee under chapters 42 44 of this title.
19	(iii) Any amount paid by an employee, or an amount paid by an employer, under a benefit
20	plan organized under Internal Revenue Code [26 U.S.C. § 125].
21	(30) "Week" means the seven-day (7) calendar week beginning on Sunday at 12:01 A.M.
22	and ending on Saturday at 12:00 A.M. midnight.
23	SECTION 2. Section 28-44-7 of the General Laws in Chapter 28-44 entitled "Employment
24	Security - Benefits" is hereby amended to read as follows:
25	28-44-7. Partial unemployment benefits.
26	For weeks beginning on or after July 1, 1983, an individual partially unemployed and
27	eligible in any week shall be paid sufficient benefits with respect to that week, so that his or her
28	week's wages, rounded to the next higher multiple of one dollar (\$1.00), as defined in § 28-42-
29	3(25)(26), and his or her benefits combined will equal in amount the weekly benefit rate to which
30	he or she would be entitled if totally unemployed in that week. For weeks beginning on or after
31	May 23, 2021, through June 30, 2022, an individual partially unemployed and eligible in any week
32	shall be paid benefits in an amount equal to the weekly benefit rate to which they would be entitled
33	if totally unemployed in that week less any wages earned in that week, as defined in § 28-42-3(26),
34	and their benefits combined may not exceed in amount one hundred and fifty percent (150%) of

- 1 <u>the individual's weekly benefit rate.</u>
- 2 SECTION 3. This act shall take effect upon passage.

====== LC002693/SUB A

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO LABOR AND LABOR RELATIONS -- EMPLOYMENT SECURITY --GENERAL PROVISIONS

1 This act would increase the total amount of earnings a partial unemployment claimant can 2 receive before complete disqualification for unemployment benefits and would increase the 3 disregarded amount of earnings when calculating a weekly benefit rate. The provisions of this act 4 would expire on June 30, 2022. This act would take effect upon passage. 5 LC002693/SUB A