SENATE FILE NO.

Unemployment insurance-benefits operation amendments.

Sponsored by: Joint Labor, Health and Social Services Interim Committee

A BILL

for

1 AN ACT relating to unemployment insurance; clarifying duties of the department of employment and the department 2 of workforce services with respect to an individual's 3 reporting responsibilities; eliminating a cap on the 4 maximum weekly benefit amount; amending eligibility 5 requirements for benefits as specified; amending 6 disqualification provisions for other benefit payments 7 received; increasing offset collection procedures as 8 specified; eliminating the delinquency rate for 9 10 reimbursable employers; and providing for an effective 11 date.

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13 Be It Enacted by the Legislature of the State of Wyoming:

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15 **Section 1.** W.S. 27-3-102(a)(xx), 27-3-303(a),

16 27-3-306(a)(i)(intro), (vi), by creating a new paragraph

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1 (vii) and renumbering (vii) as (viii), 27-3-307(a)(intro),
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2 (ii), (b)(intro) and by creating a new subsection (d),

3 27-3-311(a) (intro), (v), (vi) and by creating a new

4 subsection (f), 27-3-313(a)(v) and by creating a new

5 subsection (c), 27-3-402(d), 27-3-409(b)(i) and by creating

6 new subsections (e) and (f) and 27-3-503 by creating a new

7 subsection (h) are amended to read:

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9 27-3-102. Definitions generally.

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11 (a) As used in this act:

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13 (xx) "Department" means the <u>divisions within the</u>
14 department of employment established under W.S. 9-2-2002

15 which contain the principal operating units that administer

16 the unemployment compensation program pursuant to the

17 Social Security Act;

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19 27-3-303. Weekly amount; computation; payment.

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21 (a) Subject to subsection (d) of this section, the 22 weekly benefit amount for an eligible individual is four 23 percent (4%) of his total wages payable for insured work in

that quarter of his base period in which his wages were

highest computed to the next lower multiple of one dollar 1 2 (\$1.00). The amount shall not be more than the statewide 3 weekly wage multiplied by fifty-five percent (55%) and 4 computed to the next lower multiple of one dollar (\$1.00).7 not to exceed three hundred dollars (\$300.00). 5 statewide weekly wage is the total wages reported by 6 7 employers, excluding the limitation on the amount of wages subject to contributions under this act, for employment 8 9 during the calendar year preceding June 1 divided by the product of fifty-two (52) times the twelve (12) month 10 11 average of the number of employees in the pay period and 12 rounded to the nearest cent. The statewide average annual 13 wage is the total wages reported by employers, excluding 14 limitation on the amount of wages subject contributions under this act, for employment during the 15 16 calendar year preceding June 1 divided by the twelve (12) 17 month average of the number of employees in the pay period and rounded to the nearest cent. The pay period reported 18 by employers shall include the twelfth day of each month 19 20 during the same year. The minimum and maximum weekly 21 benefit paid under this subsection to any individual 22 applies only to the benefit year beginning on or after July 23 1.

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1	27-3-306. Eligibility requirements; waiver or
2	amendment authorized; unemployed waiting period;
3	registration and referral for suitable work.
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5	(a) An unemployed individual is eligible for benefits
6	under this article for any week if he:
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8	(i) Registers for work with the department of
9	workforce services and actively seeks work and continues to
10	report to a department office in accordance with
11	regulations of the commission, unless he will be recalled
12	to full-time work:
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14	(vi) As a corporate officer, is unemployed,
15	certifies unemployment and otherwise satisfies the
16	requirements of this subsection; and
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18	(vii) Continues to report to a department office
19	in accordance with regulations of the commission; and
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21	(vii) (viii) Participates in reemployment
22	services such as job search assistance services if the
23	individual is determined to be likely to exhaust regular
24	benefits and to require reemployment services pursuant to a

profiling system established by the department, unless the 1 2 department determines: 3 4 (A) The individual has completed 5 reemployment services; or 6 7 There is justifiable cause for the (B) claimant's failure to participate in these services. 8 9 10 27-3-307. Eligibility when enrolled in training program; standards for training program approval. 11 12 W.S. 13 (a) Notwithstanding 27-3-306(a)(i) and (iii) or 27-3-311(a)(ii) and (iii) or 14 any federal law relating to availability for, active search 15 for, failure to apply for or refusal to accept suitable 16 work, an otherwise eligible individual is eligible for 17 benefits for any week if he is: 18 20

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(ii) In training approved under federal law. - or 21 leaving work to enter approved training if that 22 suitable employment as defined and determined under federal 23 <del>law.</del>

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1 (b) Standards for training program approval under 2 paragraph (a) (i) subsection (a) of this section are: 3 4 Notwithstanding W.S. 27-3-306(a)(i), (iii) and (d) 5 (iv) or 27-3-311(a)(i) through (iii) or any federal law relating to availability for, active search for, failure to 6 7 apply for or refusal to accept suitable work, an otherwise eligible individual is eligible for benefits for any week 8 9 if he is not receiving wages or compensation while participating in training in an apprenticeship program 10 11 approved by the department if he: 12 13 (i) Is attending instruction related to 14 program when the instruction does not exceed eight (8) weeks during the benefit year of the individual and the 15 attendance in the instruction is required as a condition of 16 17 the individual's continued enrollment in the apprenticeship 18 program; 19 20 (ii) Provides the department with a copy of his 21 apprenticeship agreement; 22 (iii) Files claims in accordance with the rules 23 24 of the department;

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2 (iv) Establishes to the satisfaction of the 3 department that the training is an approved apprenticeship 4 program; and

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6 (v) Has his most recent employer approve his 7 participation in the training.

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27-3-311. Disqualifications 9 from entitlement; grounds; forfeiture. 10

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(a) An individual shall be disqualified from benefit entitlement beginning with the effective date of otherwise valid claim or on the date the week during which the failure occurred, until he has been employed in an employee-employer relationship for a period of at least twelve (12) weeks whether or not consecutive, and has earned at least twelve (12) eight (8) times the weekly benefit amount of his current claim for services after that date, if the department finds that he:

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22 (v) Following four (4) weeks of unemployment, failed to apply for or accept an offer of suitable work 23 other than in his customary occupation offering at least 24

1 fifty percent (50%) of the compensation of his previous

2 insured work in his customary occupation; or

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4 (vi) Following twelve (12) weeks of

5 unemployment, as a member of a labor organization fails to

6 apply for or accept suitable nonunion work in his customary

7 occupation.; or

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9 (f) An individual shall be disqualified from benefit

10 entitlement beginning with the effective date of an

11 otherwise valid claim or the week during which the failure

12 occurred, until he has been employed in an employee-

13 employer relationship and has earned at least twelve (12)

14 times the weekly benefit amount of his current claim for

15 services after that date, if the department finds that he

16 was discharged from his most recent work for misconduct

17 connected with his work.

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19 **27-3-313**. Other grounds for disqualification.

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21 (a) For any week with respect to which the following

22 situations occur or payments have been or will be received,

23 an individual shall be disqualified from benefit

24 entitlement if:

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2 (v) Retirement annuities, pensions or other such 3 payments are received from a base period employer or any 4 trust or fund contributed to by a base period employer, and 5 the individual made no contribution to the annuity, pension or other such payment. Lump sum payments of retirement 6 annuities, pensions or other such payments which are rolled 7 over into other private funds and which are not deemed 8 9 income by the internal revenue service shall not be deducted under this subsection. If the payments decreased 10 to the next lower multiple of one dollar (\$1.00) are less 11 12 than the weekly benefit amount otherwise due under this 13 article, the individual is entitled to benefits in an amount reduced by the payments. In addition, payments 14 received under this paragraph shall be reduced by fifty 15 16 percent (50%) prior to deduction pursuant to this subsection if the individual made any contribution 17 retirement annuity, pension or other such payment provided 18 19 by the base period employer.

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(c) The individual shall be disqualified from benefit entitlement during any week for which the individual has filed a claim for benefits and remuneration is received as a severance payment, termination allowance, sick pay or

1 earned vacation. If the remuneration decreased to the next

2 lower multiple of one dollar (\$1.00) is less than the

3 weekly benefit amount, the amount of such payment shall be

4 deducted from the amount of benefits the individual would

5 otherwise be entitled to receive during that week.

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7 27-3-402. Determination; generally; referral to 8 special examiner; redetermination; notice; appeal.

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(d) Notice of a determination or a redetermination 10 11 shall be mailed promptly to the claimant at his last known 12 address of record. Notice of a determination involving 13 application of W.S. 27-3-308, 27-3-311(a)(i) and  $\frac{(vii)}{(f)}$ and 27-3-313(a)(i), together with reasons, shall be given 14 to the last employing unit of the claimant. The department 15 16 may dispense with notice to any base period employing unit 17 of the claimant if the employing unit failed to indicate prior to determination that he is the base period employer 18 19 and the claimant may be ineligible or disqualified under 20 this act.

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22 **27-3-409.** Payment of benefits upon determination; 23 repayment of overpaid benefits; penalty.

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(b) An individual receiving benefits under this act 1 2 to which he is not entitled shall be liable for and repay 3 any such benefit. Repayment of the benefits shall be had 4 either by recoupment, recovery by civil action or both: 5 6 (i) The department in its discretion, may recoup 7 the benefit amount liable to be repaid by offsetting, without civil action, against future benefits payable to 8 9 the individual under this act within  $\frac{\text{three}}{\text{(3)}}$  five (5) 10 from the effective date of an overpayment vears 11 determination the claim resulting in the overpayment. 12 There shall be no The department may waive recoupment if an 13 individual is without fault in receiving the benefits and it defeats the purpose of this act or is against equity and 14 good conscience as considered by the department 15 16 accordance with regulations of the commission; 17 18 (e) The department may cancel the amount of 19 overpayment or penalty due on any overpayment when: 20

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the estate is closed and all assets are distributed; or

(i) The individual is deceased with no estate or

Τ	(11) The individual is adjudicated insolvent by
2	a court of competent jurisdiction with no remaining assets.
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4	(f) The department may cancel the amount of
5	overpayments or penalty due on any overpayment five (5)
6	years after the effective date of the claim resulting in an
7	<pre>overpayment when:</pre>
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9	(i) The individual cannot be located within the
10	<pre>state of Wyoming;</pre>
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12	(ii) The individual is totally unable to work;
13	<u>or</u>
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15	(iii) The department's records show the
16	individual earned covered wages of less than one-half (1/2)
17	the average weekly wage within Wyoming in the most recent
18	<pre>calendar year.</pre>
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20	27-3-503. Payment; base rate; failure to pay; rate
21	variations; benefit ratio; new employer rate; special
22	reserve rate.
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1	(h) Any employer subject to this act solely due to
2	having met the liability requirements under W.S.
3	27-3-105(a)(ii), 27-3-107(c) or (g) for the first time
4	during the preceding calendar year shall be exempt from the
5	delinquent rate provisions in subsection (b) of this
6	section for the subsequent year, provided the employer has
7	submitted all reports and contributions by April 30 of the
8	subsequent year.
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10	Section 2. W.S. 27-3-311(a)(vii) and 27-3-313(a)(ii)
11	are repealed.
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13	Section 3. This act is effective July 1, 2003.
14	Section 5. This act is effective outy 1, 2005.
15	(END)
T )	(EMD)