## **HOUSE BILL No. 6375**

August 13, 2008, Introduced by Rep. Wojno and referred to the Committee on Labor.

A bill to amend 1936 (Ex Sess) PA 1, entitled "Michigan employment security act,"

by amending section 27 (MCL 421.27), as amended by 2002 PA 192.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 27. (a)(1) When a determination, redetermination, or 2 decision is made that benefits are due an unemployed individual, 3 the benefits shall become payable from the fund and continue to be 4 payable to the unemployed individual, subject to the limitations 5 imposed by the individual's monetary entitlement, if the individual 6 continues to be unemployed and to file claims for benefits, until the determination, redetermination, or decision is reversed, a determination, redetermination, or decision on a new issue holding the individual disqualified or ineligible is made, or, for benefit years beginning before the conversion date prescribed in section 75

- 1 OCTOBER 1, 2000, a new separation issue arises resulting from
- 2 subsequent work.
- 3 (2) Benefits shall be paid in person or by mail through
- 4 employment offices in accordance with rules promulgated by the
- 5 commission.
- 6 (b)(1) Subject to subsection (f), the weekly benefit rate for
- 7 an individual, with respect to benefit years beginning before the
- 8 conversion date prescribed in section 75 OCTOBER 1, 2000, shall be
- 9 67% of the individual's average after tax weekly wage, except that
- 10 the individual's maximum weekly benefit rate shall not exceed
- 11 \$300.00. However, with respect to benefit years beginning after the
- 12 conversion date as prescribed in section 75 ON OR AFTER OCTOBER 1,
- 13 2000, the individual's weekly benefit rate shall be IS 4.1% of the
- 14 individual's wages paid in the calendar quarter of the base period
- 15 in which the individual was paid the highest total wages, plus
- 16 \$6.00 for each dependent as defined in subdivision  $\frac{(3)}{(4)}$ , up to a
- 17 maximum of 5 dependents, claimed by the individual at the time the
- 18 individual files a new claim for benefits, except that the
- individual's maximum weekly benefit rate shall not exceed \$300.00
- 20 before the effective date of the amendatory act that added section
- 21  $\frac{13l}{\text{APRIL}}$  26, 2002 and \$362.00 for claims filed on and after the
- 22 effective date of the amendatory act that added section 13/ APRIL
- 23 26, 2002. The weekly benefit rate for an individual claiming
- 24 benefits on and after the effective date of the amendatory act that
- 25 added section 13/APRIL 26, 2002 shall be recalculated subject to
- 26 the \$362.00 maximum weekly benefit rate. The unemployment agency
- 27 shall establish the procedures necessary to verify the number of

- 1 dependents claimed. If a person fraudulently claims a dependent,
- 2 that person is subject to the penalties set forth in sections 54
- 3 and 54c. With respect to FOR benefit years beginning on or after
- 4 October 2, 1983, the weekly benefit rate shall be adjusted to the
- 5 next lower multiple of \$1.00.
- 6 (2) For benefit years beginning before the conversion date
- 7 prescribed in section 75 OCTOBER 1, 2000, the state average weekly
- 8 wage for a calendar year shall be computed on the basis of the 12
- 9 months ending the June 30 immediately preceding BEFORE that
- 10 calendar year. The commission shall prepare a table of weekly
- 11 benefit rates based on an "average after tax weekly wage"
- 12 calculated by subtracting, from an individual's average weekly wage
- 13 as determined in accordance with section 51, a reasonable
- 14 approximation of the weekly amount required to be withheld by the
- 15 employer from the remuneration of the individual based on
- 16 dependents and exemptions for income taxes under chapter 24 of
- 17 subtitle C of the internal revenue code of 1986, 26 U.S.C. 26 USC
- 18 3401 to 3406, and under section 351 of the income tax act of 1967,
- 19 1967 PA 281, MCL 206.351, and for old age and survivor's disability
- 20 insurance taxes under the federal insurance contributions act,
- 21 chapter 21 of subtitle C of the internal revenue code of 1986, 26
- 22 U.S.C. 26 USC 3101 TO 3128. For purposes of applying the table to
- 23 an individual's claim, a dependent shall be as defined in
- 24 subdivision (3). The table applicable to an individual's claim
- 25 shall be the table reflecting the number of dependents claimed by
- 26 the individual under subdivision (3). The commission shall adjust
- 27 the tables based on changes in withholding schedules published by

- 1 the United States department of treasury, internal revenue service,
- 2 and by the department of treasury. The number of dependents allowed
- 3 shall be determined with respect to each week of unemployment for
- 4 which an individual is claiming benefits.
- 5 (3) For benefit years beginning before the conversion date
- 6 prescribed in section 75 OCTOBER 1, 2000, a dependent means any of
- 7 the following persons who is receiving and for at least 90
- 8 consecutive days immediately preceding BEFORE the week for which
- 9 benefits are claimed, or, in the case of a dependent husband, wife,
- 10 or child, for the duration of the marital or parental relationship,
- 11 if the relationship has existed less than 90 days, has received
- 12 more than half the cost of his or her support from the individual
- 13 claiming benefits:
- 14 (a) A child, including stepchild, adopted child, or grandchild
- 15 of the individual who is under 18 years of age, or 18 years of age
- 16 or over if, because of physical or mental infirmity, the child is
- 17 unable to engage in a gainful occupation, or is a full-time student
- 18 as defined by the particular educational institution, at a high
- 19 school, vocational school, community or junior college, or college
- 20 or university and has not attained the age of 22.
- 21 (b) The husband or wife of the individual.
- (c) The legal father or mother of the individual if that
- 23 parent is either more than 65 years of age or is permanently
- 24 disabled from engaging in a gainful occupation.
- 25 (d) A brother or sister of the individual if the brother or
- 26 sister is orphaned or the living parents are dependent parents of
- 27 an individual, and the brother or sister is under 18 years of age,

- 1 or 18 years of age or over if, because of physical or mental
- 2 infirmity, the brother or sister is unable to engage in a gainful
- 3 occupation, or is a full-time student as defined by the particular
- 4 educational institution, at a high school, vocational school,
- 5 community or junior college, or college or university and is less
- 6 than 22 years of age.
- 7 (4) For benefit years beginning after the conversion date
- 8 prescribed in section 75 ON OR AFTER OCTOBER 1, 2000, a dependent
- 9 means any of the following persons who received for at least 90
- 10 consecutive days immediately preceding BEFORE the first week of the
- 11 benefit year or, in the case of a dependent husband, wife, or
- 12 child, for the duration of the marital or parental relationship if
- 13 the relationship existed less than 90 days before the beginning of
- 14 the benefit year, has received more than 1/2 the cost of his or her
- 15 support from the individual claiming the benefits:
- 16 (a) A child, including stepchild, adopted child, or grandchild
- 17 of the individual who is under 18 years of age, or 18 years of age
- 18 and over if, because of physical or mental infirmity, the child is
- 19 unable to engage in a gainful occupation, or is a full-time student
- 20 as defined by the particular educational institution, at a high
- 21 school, vocational school, community or junior college, or college
- 22 or university and has not attained the age of 22.
- 23 (b) The husband or wife of the individual.
- 24 (c) The legal father or mother of the individual if that
- 25 parent is either more than 65 years of age or is permanently
- 26 disabled from engaging in a gainful occupation.
- 27 (d) A brother or sister of the individual if the brother or

- 1 sister is orphaned or the living parents are dependent parents of
- 2 an individual, and the brother or sister is under 18 years of age,
- 3 or 18 years of age and over if, because of physical or mental
- 4 infirmity, the brother or sister is unable to engage in a gainful
- 5 occupation, or is a full-time student as defined by the particular
- 6 educational institution, at a high school, vocational school,
- 7 community or junior college, or college or university and is less
- 8 than 22 years of age.
- 9 (5) For benefit years beginning before the conversion date
- 10 prescribed in section 75 OCTOBER 1, 2000, dependency status of a
- 11 dependent, child or otherwise, once established or fixed in favor
- 12 of an individual continues during the individual's benefit year
- 13 until terminated. Dependency status of a dependent terminates at
- 14 the end of the week in which the dependent ceases to be an
- 15 individual described in subdivision (3)(a), (b), (c), or (d)
- 16 because of age, death, or divorce. For benefit years beginning
- 17 after the conversion date prescribed in section 75 ON OR AFTER
- 18 OCTOBER 1, 2000, the number of dependents established for an
- 19 individual at the beginning of the benefit year shall remain in
- 20 effect during the entire benefit year.
- 21 (6) For benefit years beginning before the conversion date
- 22 prescribed in section 75 OCTOBER 1, 2000, failure on the part of an
- 23 individual, due to misinformation or lack of information, to
- 24 furnish all information material for determination of the number of
- 25 the individual's dependents when the individual files a claim for
- 26 benefits with respect to a week shall be considered IS good cause
- 27 for the issuance of TO ISSUE a redetermination as to the amount of

- 1 benefits based on the number of the individual's dependents as of
- 2 the beginning date of that week. Dependency status of a dependent,
- 3 child or otherwise, once established or fixed in favor of a person
- 4 is not transferable to or usable by another person with respect to
- 5 the same week.
- 6 For benefit years beginning after the conversion date as
- 7 prescribed in section 75 ON OR AFTER OCTOBER 1, 2000, failure on
- 8 the part of an individual, due to misinformation or lack of
- 9 information, to furnish all information material for determination
- 10 of the number of the individual's dependents shall be considered IS
- 11 good cause for the issuance of TO ISSUE a redetermination as to the
- 12 amount of benefits based on the number of the individual's
- 13 dependents as of the beginning of the benefit year.
- 14 (c) Subject to subsection (f), all of the following apply to
- 15 eligible individuals:
- 16 (1) Each eligible individual shall be paid a weekly benefit
- 17 rate with respect to the week for which the individual earns or
- 18 receives no remuneration. Notwithstanding the definition of week in
- 19 section 50, if within 2 consecutive weeks in which an individual
- 20 was not unemployed within the meaning of section 48 there was a
- 21 period of 7 or more consecutive days for which the individual did
- 22 not earn or receive remuneration, that period shall be considered a
- 23 week for benefit purposes under this act if a claim for benefits
- 24 for that period is filed not later than 30 days after the end of
- 25 the period.
- 26 (2) Each eligible individual shall have his or her weekly
- 27 benefit rate reduced with respect to each week in which the

- 1 individual earns or receives remuneration at the rate of 50 cents
- 2 for each whole \$1.00 of remuneration earned or received during that
- 3 week.
- 4 (3) An individual who receives or earns partial remuneration
- 5 may not receive a total of benefits and earnings that exceeds 1-1/2
- 6 times his or her weekly benefit amount. For each dollar of total
- 7 benefits and earnings that exceeds 1-1/2 times the individual's
- 8 weekly benefit amount, benefits shall be reduced by \$1.00.
- 9 (4) If the reduction in a claimant's benefit rate for a week
- 10 in accordance with subparagraph SUBDIVISION (2) or (3) results in a
- 11 benefit rate greater than zero for that week, the claimant's
- 12 balance of weeks of benefit payments will SHALL be reduced by 1
- week.
- 14 (5) All remuneration for work performed during a shift that
- 15 terminates on 1 day but that began on the preceding day shall be
- 16 considered to have been earned by the eligible individual on the
- 17 preceding day.
- 18 (d) For benefit years beginning before the conversion date
- 19 prescribed in section 75 OCTOBER 1, 2000, and subject to subsection
- 20 (f) and this subsection, the amount of benefits to which an
- 21 individual who is otherwise eligible is entitled during a benefit
- 22 year from an employer with respect to employment during the base
- 23 period is the amount obtained by multiplying the weekly benefit
- 24 rate with respect to that employment by 3/4 of the number of credit
- 25 weeks earned in the employment. For the purpose of this subsection
- 26 and section 20(c), if the resultant product is not an even multiple
- 27 of 1/2 the weekly benefit rate, the product shall be raised to an

- amount equal to the next higher multiple of 1/2 the weekly benefit
  rate, and, for an individual who was employed by only 1 employer in
- 3 the individual's base period and earned 34 credit weeks with that
- 4 employer, the product shall be raised to the next higher multiple
- 5 of the weekly benefit rate. The maximum amount of benefits payable
- 6 to an individual within a benefit year, with respect to employment
- 7 by an employer, shall not exceed 26 times the weekly benefit rate
- 8 with respect to that employment. The maximum amount of benefits
- 9 payable to an individual within a benefit year shall not exceed the
- 10 amount to which the individual would be entitled for 26 weeks of
- 11 unemployment in which remuneration was not earned or received. The
- 12 limitation of total benefits set forth in this subsection does not
- 13 apply to claimants declared eligible for training benefits in
- 14 accordance with subsection (g). For benefit years beginning after
- 15 the conversion date prescribed in section 75 ON OR AFTER OCTOBER 1,
- 16 2000, and subject to subsection (f) and this subsection, the
- 17 maximum benefit amount payable to an individual in a benefit year
- 18 for purposes of this section and section  $\frac{20(c)}{20(D)}$  is the number
- 19 of weeks of benefits payable to an individual during the benefit
- 20 year, multiplied by the individual's weekly benefit rate. The
- 21 number of weeks of benefits payable to an individual shall be
- 22 calculated by taking 43% of the individual's base period wages and
- 23 dividing the result by the individual's weekly benefit rate. If the
- 24 quotient is not a whole or half number, the result shall be rounded
- 25 down to the nearest half number. However, not more than 26 weeks of
- 26 benefits or less than 14 weeks of benefits shall be payable to an
- 27 individual in a benefit year. The limitation of total benefits set

- 1 forth in this subsection shall DOES not apply to claimants declared
- 2 eligible for training benefits in accordance with subsection (g).
- 3 (e) When a claimant dies or is judicially declared insane or
- 4 mentally incompetent, unemployment compensation benefits accrued
- 5 and payable to that person for weeks of unemployment before death,
- 6 insanity, or incompetency, but not paid, shall become due and
- 7 payable to the person who is the legal heir or guardian of the
- 8 claimant or to any other person found by the commission to be
- 9 equitably entitled to the benefits by reason of having incurred
- 10 expense in behalf of the claimant for the claimant's burial or
- 11 other necessary expenses.
- 12 (f) (1) For benefit years beginning before the conversion date
- 13 prescribed in section 75 OCTOBER 1, 2000, and notwithstanding any
- 14 inconsistent provisions of this act, the weekly benefit rate of
- 15 each individual who is receiving or will receive a "retirement
- 16 benefit", as defined in subdivision (4), shall be adjusted as
- 17 provided in subparagraphs (a), (b), and (c). However, an
- 18 individual's extended benefit account and an individual's weekly
- 19 extended benefit rate under section 64 shall be established without
- 20 reduction under this subsection unless subdivision (5) is in
- 21 effect. Except as otherwise provided in this subsection, all other
- 22 provisions of this act continue to apply in connection with the
- 23 benefit claims of those retired persons.
- (a) If and to the extent that unemployment benefits payable
- 25 under this act would be chargeable to an employer who has
- 26 contributed to the financing of a retirement plan under which the
- 27 claimant is receiving or will receive a retirement benefit yielding

- 1 a pro rata weekly amount equal to or larger than the claimant's
- 2 weekly benefit rate as otherwise established under this act, the
- 3 claimant shall not receive unemployment benefits that would be
- 4 chargeable to the employer under this act.
- 5 (b) If and to the extent that unemployment benefits payable
- 6 under this act would be chargeable to an employer who has
- 7 contributed to the financing of a retirement plan under which the
- 8 claimant is receiving or will receive a retirement benefit yielding
- 9 a pro rata weekly amount less than the claimant's weekly benefit
- 10 rate as otherwise established under this act, then the weekly
- 11 benefit rate otherwise payable to the claimant and chargeable to
- 12 the employer under this act shall be reduced by an amount equal to
- 13 the pro rata weekly amount, adjusted to the next lower multiple of
- 14 \$1.00, which the claimant is receiving or will receive as a
- 15 retirement benefit.
- 16 (c) If the unemployment benefit payable under this act would
- 17 be chargeable to an employer who has not contributed to the
- 18 financing of a retirement plan under which the claimant is
- 19 receiving or will receive a retirement benefit, then the weekly
- 20 benefit rate of the claimant as otherwise established under this
- 21 act shall not be reduced due to receipt of a retirement benefit.
- 22 (d) If the unemployment benefit payable under this act is
- 23 computed on the basis of multiemployer credit weeks and a portion
- 24 of the benefit is allocable under section 20(e) to an employer who
- 25 has contributed to the financing of a retirement plan under which
- 26 the claimant is receiving or will receive a retirement benefit, the
- 27 adjustments required by subparagraph (a) or (b) apply only to that

- 1 portion of the weekly benefit rate that would otherwise be
- 2 allocable and chargeable to the employer.
- 3 (2) If an individual's weekly benefit rate under this act was
- 4 established before the period for which the individual first
- 5 receives a retirement benefit, any benefits received after a
- 6 retirement benefit becomes payable shall be determined in
- 7 accordance with the formula stated in this subsection.
- 8 (3) When necessary to assure prompt payment of benefits, the
- 9 commission shall determine the pro rata weekly amount yielded by an
- 10 individual's retirement benefit based on the best information
- 11 currently available to it. In the absence of fraud, a determination
- 12 shall not be reconsidered unless it is established that the
- 13 individual's actual retirement benefit in fact differs from the
- 14 amount determined by \$2.00 or more per week. The reconsideration
- 15 shall apply only to benefits as may be claimed after the
- 16 information on which the reconsideration is based was received by
- 17 the commission.
- 18 (4)(a) As used in this subdivision—SUBSECTION, "retirement
- 19 benefit" means a benefit, annuity, or pension of any type or that
- 20 part thereof that is described in subparagraph (b) that is BOTH:
- 21 (i) Provided as an incident of employment under an established
- 22 retirement plan, policy, or agreement, including federal social
- 23 security if subdivision (5) is in effect.
- 24 (ii) Payable to an individual because the individual has
- 25 qualified on the basis of attained age, length of service, or
- 26 disability, whether or not the individual retired or was retired
- 27 from employment. Amounts paid to individuals in the course of

- 1 liquidation of a private pension or retirement fund because of
- 2 termination of the business or of a plant or department of the
- 3 business of the employer involved shall not be considered to be ARE
- 4 NOT retirement benefits.
- 5 (b) If a benefit as described in subparagraph (a) is payable
- 6 or paid to the individual under a plan to which the individual has
- 7 contributed:
- 8 (i) Less than half of the cost of the benefit, then only half
- 9 of the benefit shall be IS treated as a retirement benefit.
- 10 (ii) Half or more of the cost of the benefit, then none of the
- 11 benefit shall be IS treated as a retirement benefit.
- 12 (c) The burden of establishing the extent of an individual's
- 13 contribution to the cost of his or her retirement benefit for the
- 14 purpose of subparagraph (b) is upon the employer who has
- 15 contributed to the plan under which a benefit is provided.
- 16 (5) Notwithstanding any other provision of this subsection,
- 17 for any week that begins after March 31, 1980, and with respect to
- 18 which an individual is receiving a governmental or other pension
- 19 and claiming unemployment compensation, the weekly benefit amount
- 20 payable to the individual for those weeks shall be reduced, but not
- 21 below zero, by the entire prorated weekly amount of any
- 22 governmental or other pension, retirement or retired pay, annuity,
- 23 or any other similar payment that is based on any previous work of
- 24 the individual. This reduction shall be made only if it is required
- 25 as a condition for full tax credit against the tax imposed by the
- 26 federal unemployment tax act, chapter 23 of subtitle C of the
- 27 internal revenue code of 1986, 26 U.S.C. 26 USC 3301 to 3311.

- 1 (6) For benefit years beginning after the conversion date
- 2 prescribed in section 75 ON OR AFTER OCTOBER 1, 2000,
- 3 notwithstanding any inconsistent provisions of this act, the weekly
- 4 benefit rate of each individual who is receiving or will receive a
- 5 retirement benefit, as defined in subdivision (4), shall be
- 6 adjusted as provided in subparagraphs (a), (b), and (c). However,
- 7 an individual's extended benefit account and an individual's weekly
- 8 extended benefit rate under section 64 shall be established without
- 9 reduction under this subsection, unless subdivision (5) is in
- 10 effect. Except as otherwise provided in this subsection, all the
- 11 other provisions of this act shall continue to be applicable in
- 12 connection with the benefit claims of those retired persons.
- 13 (a) If any base period or chargeable employer has contributed
- 14 to the financing of a retirement plan under which the claimant is
- 15 receiving or will receive a retirement benefit yielding a pro rata
- 16 weekly amount equal to or larger than the claimant's weekly benefit
- 17 rate as otherwise established under this act, the claimant shall
- 18 not receive unemployment benefits.
- 19 (b) If any base period employer or chargeable employer has
- 20 contributed to the financing of a retirement plan under which the
- 21 claimant is receiving or will receive a retirement benefit yielding
- 22 a pro rata weekly amount less than the claimant's weekly benefit
- 23 rate as otherwise established under this act, then the weekly
- 24 benefit rate otherwise payable to the claimant shall be reduced by
- 25 an amount equal to the pro rata weekly amount, adjusted to the next
- 26 lower multiple of \$1.00, which the claimant is receiving or will
- 27 receive as a retirement benefit.

- 1 (c) If no base period or separating employer has contributed
- 2 to the financing of a retirement plan under which the claimant is
- 3 receiving or will receive a retirement benefit, then the weekly
- 4 benefit rate of the claimant as otherwise established under this
- 5 act shall not be reduced due to receipt of a retirement benefit.
- 6 (g) Notwithstanding any other provision of this act, an
- 7 individual pursuing vocational training or retraining pursuant to
- 8 section 28(2) who has exhausted all benefits available under
- 9 subsection (d) may be paid for each week of approved vocational
- 10 training pursued beyond the date of exhaustion a benefit amount in
- 11 accordance with subsection (c), but not in excess of the
- 12 individual's most recent weekly benefit rate. However, an
- 13 individual shall not be paid training benefits totaling more than
- 14 18 times the individual's most recent weekly benefit rate. The
- 15 expiration or termination of a benefit year shall not stop or
- 16 interrupt payment of training benefits if the training for which
- 17 the benefits were granted began before expiration or termination of
- 18 the benefit year.
- 19 (h) A payment of accrued unemployment benefits shall not be
- 20 made to an eligible individual or in behalf of that individual as
- 21 provided in subsection (e) more than 6 years after the ending date
- 22 of the benefit year covering the payment or 2 calendar years after
- 23 the calendar year in which there is final disposition of a
- 24 contested case, whichever is later.
- 25 (i) Benefits based on service in employment described in
- 26 section 42(8), (9), and (10) are payable in the same amount, on the
- 27 same terms, and subject to the same conditions as compensation

- 1 payable on the basis of other service subject to this act, except
- 2 that:
- 3 (1) With respect to service performed in an instructional,
- 4 research, or principal administrative capacity for an institution
- 5 of higher education as defined in section 53(2), or for an
- 6 educational institution other than an institution of higher
- 7 education as defined in section 53(3), benefits shall not be paid
- 8 to an individual based on those services for any week of
- 9 unemployment beginning after December 31, 1977 that commences
- 10 during the period between 2 successive academic years or during a
- 11 similar period between 2 regular terms, whether or not successive,
- 12 or during a period of paid sabbatical leave provided for in the
- 13 individual's contract, to an individual if the individual performs
- 14 the service in the first of the academic years or terms and if
- 15 there is a contract or a reasonable assurance that the individual
- 16 will perform service in an instructional, research, or principal
- 17 administrative capacity for an institution of higher education or
- 18 an educational institution other than an institution of higher
- 19 education in the second of the academic years or terms, whether or
- 20 not the terms are successive.
- 21 (2) With respect to service performed in other than an
- 22 instructional, research, or principal administrative capacity for
- 23 an institution of higher education as defined in section 53(2) or
- 24 for an educational institution other than an institution of higher
- 25 education as defined in section 53(3), benefits shall not be paid
- 26 based on those services for any week of unemployment beginning
- 27 after December 31, 1977 that commences during the period between 2

- 1 successive academic years or terms to any individual if that
- 2 individual performs the service in the first of the academic years
- 3 or terms and if there is a reasonable assurance that the individual
- 4 will perform the service for an institution of higher education or
- 5 an educational institution other than an institution of higher
- 6 education in the second of the academic years or terms.
- 7 (3) With respect to any service described in subdivision (1)
- 8 or (2), benefits shall not be paid to an individual based upon
- 9 service for any week of unemployment that commences during an
- 10 established and customary vacation period or holiday recess if the
- 11 individual performs the service in the period immediately before
- 12 the vacation period or holiday recess and there is a contract or
- 13 reasonable assurance that the individual will perform the service
- 14 in the period immediately following the vacation period or holiday
- 15 recess.
- 16 (4) If benefits are denied to an individual for any week
- 17 solely as a result of subdivision (2) and the individual was not
- 18 offered an opportunity to perform in the second academic year or
- 19 term the service for which reasonable assurance had been given, the
- 20 individual is entitled to a retroactive payment of benefits for
- 21 each week for which the individual had previously filed a timely
- 22 claim for benefits. An individual entitled to benefits under this
- 23 subdivision may apply for those benefits by mail in accordance with
- 24 R 421.210 OF THE MICHIGAN ADMINISTRATIVE CODE as promulgated by the
- 25 commission.
- 26 (5) Benefits based upon services in other than an
- 27 instructional, research, or principal administrative capacity for

- 1 an institution of higher education shall not be denied for any week
- 2 of unemployment commencing during the period between 2 successive
- 3 academic years or terms solely because the individual had performed
- 4 the service in the first of the academic years or terms and there
- 5 is reasonable assurance that the individual will perform the
- 6 service for an institution of higher education or an educational
- 7 institution other than an institution of higher education in the
- 8 second of the academic years or terms, unless a denial is required
- 9 as a condition for full tax credit against the tax imposed by the
- 10 federal unemployment tax act, chapter 23 of subtitle C of the
- 11 internal revenue code of 1986, 26 U.S.C. 26 USC 3301 to 3311.
- 12 (6) For benefit years established before the conversion date
- 13 prescribed in section 75 OCTOBER 1, 2000, and notwithstanding
- 14 subdivisions (1), (2), and (3), the denial of benefits does not
- 15 prevent an individual from completing requalifying weeks in
- 16 accordance with section 29(3) nor does the denial prevent an
- 17 individual from receiving benefits based on service with an
- 18 employer other than an educational institution for any week of
- 19 unemployment occurring between academic years or terms, whether or
- 20 not successive, or during an established and customary vacation
- 21 period or holiday recess, even though the employer is not the most
- 22 recent chargeable employer in the individual's base period.
- 23 However, in that case section 20(b) applies to the sequence of
- 24 benefit charging, except for the employment with the educational
- 25 institution, and section 50(b) applies to the calculation of credit
- 26 weeks. When a denial of benefits under subdivision (1) no longer
- 27 applies, benefits shall be charged in accordance with the normal

- 1 sequence of charging as provided in section 20(b).
- 2 (7) For benefit years beginning after the conversion date
- 3 prescribed in section 75 ON OR AFTER OCTOBER 1, 2000, and
- 4 notwithstanding subdivisions (1), (2), and (3), the denial of
- 5 benefits shall not prevent an individual from completing
- 6 requalifying weeks in accordance with section 29(3) nor shall the
- 7 denial prevent an individual from receiving benefits based on
- 8 service with another base period employer other than an educational
- 9 institution for any week of unemployment occurring between academic
- 10 years or terms, whether or not successive, or during an established
- 11 and customary vacation period or holiday recess. However, when
- 12 benefits are paid based on service with 1 or more base period
- 13 employers other than an educational institution, the individual's
- 14 weekly benefit rate shall be calculated in accordance with
- 15 subsection (b)(1) but during the denial period the individual's
- 16 weekly benefit payment shall be reduced by the portion of the
- 17 payment attributable to base period wages paid by an educational
- 18 institution and the account or experience account of the
- 19 educational institution shall not be charged for benefits payable
- 20 to the individual. When a denial of benefits under subdivision (1)
- 21 is no longer applicable, benefits shall be paid and charged on the
- 22 basis of base period wages with each of the base period employers
- 23 including the educational institution.
- 24 (8) For the purposes of this subsection, "academic year" means
- 25 that period, as defined by the educational institution, when
- 26 classes are in session for that length of time required for
- 27 students to receive sufficient instruction or earn sufficient

- 1 credit to complete academic requirements for a particular grade
- 2 level or to complete instruction in a noncredit course.
- 3 (9) In accordance with subdivisions (1), (2), and (3),
- 4 benefits for any week of unemployment shall be denied to an
- 5 individual who performed services described in subdivision (1),
- 6 (2), or (3) in an educational institution while in the employ of an
- 7 educational service agency. For the purpose of this subdivision,
- 8 "educational service agency" means a governmental agency or
- 9 governmental entity that is established and operated exclusively
- 10 for the purpose of providing the services to 1 or more educational
- 11 institutions.
- 12 (j) Benefits shall not be paid to an individual on the basis
- 13 of any base period services, substantially all of which consist of
- 14 participating in sports or athletic events or training or preparing
- 15 to participate, for a week that commences during the period between
- 16 2 successive sport seasons or similar periods if the individual
- 17 performed the services in the first of the seasons or similar
- 18 periods and there is a reasonable assurance that the individual
- 19 will perform the services in the later of the seasons or similar
- 20 periods.
- 21 (k) (1) Benefits shall not be ARE NOT payable on the basis of
- 22 services performed by an alien unless the alien is an individual
- 23 who was lawfully admitted for permanent residence at the time the
- 24 services were performed, was lawfully present for the purpose of
- 25 performing the services, or was permanently residing in the United
- 26 States under color of law at the time the services were performed,
- 27 including an alien who was lawfully present in the United States

- 1 under section 212(d)(5) of the immigration and nationality act,
- 2 chapter 477, 66 Stat. 182, 8 U.S.C. 8 USC 1182.
- 3 (2) Any data or information required of individuals applying
- 4 for benefits to determine whether benefits are payable because of
- 5 their alien status are uniformly required from all applicants for
- 6 benefits.
- 7 (3) Where an individual whose IF AN INDIVIDUAL'S application
- 8 for benefits would otherwise be approved, a determination that
- 9 benefits to that individual are not payable because of the
- 10 individual's alien status shall not be made except upon a
- 11 preponderance of the evidence.
- 12 (m) (1) An individual filing a new claim for unemployment
- 13 compensation under this act, at the time of filing the claim, shall
- 14 disclose whether the individual owes child support obligations as
- 15 defined in this subsection. If an individual discloses that he or
- 16 she owes child support obligations and is determined to be eligible
- 17 for unemployment compensation, the commission shall notify the
- 18 state or local child support enforcement agency enforcing the
- 19 obligation that the individual has been determined to be eligible
- 20 for unemployment compensation.
- 21 (2) Notwithstanding section 30, the commission shall deduct
- 22 and withhold from any unemployment compensation payable to an
- 23 individual who owes child support obligations by using whichever of
- 24 the following methods results in the greatest amount:
- 25 (a) The amount, if any, specified by the individual to be
- 26 deducted and withheld under this subdivision.
- (b) The amount, if any, determined pursuant to an agreement

- 1 submitted to the commission under section 454(19)(B)(i) of part D of
- 2 title IV of the social security act, 42 U.S.C. 654 42 USC
- 3 654(19)(B)(I), by the state or local child support enforcement
- 4 agency.
- 5 (c) Any amount otherwise required to be deducted and withheld
- 6 from unemployment compensation pursuant to legal process, as that
- 7 term is defined in section 462(e) of part D of title IV of the
- 8 social security act, 42 U.S.C. 662 42 USC 659(I)(5), properly
- 9 served upon the commission.
- 10 (3) The amount of unemployment compensation subject to
- 11 deduction under subdivision (2) is that portion that remains
- 12 payable to the individual after application of the recoupment
- 13 provisions of section 62(a) and the reduction provisions of
- 14 subsections (c) and (f).
- 15 (4) Any amount deducted and withheld under subdivision (2)
- 16 shall be paid by the commission to the appropriate state or local
- 17 child support enforcement agency.
- 18 (5) Any amount deducted and withheld under subdivision (2)
- 19 shall be treated for all purposes as if it were paid to the
- 20 individual as unemployment compensation and paid by the individual
- 21 to the state or local child support enforcement agency in
- 22 satisfaction of the individual's child support obliqations.
- 23 (6) This subsection applies—PROVISIONS CONCERNING DEDUCTIONS
- 24 UNDER THIS SUBSECTION APPLY only if the state or local child
- 25 support enforcement agency agrees in writing to reimburse and does
- 26 reimburse the commission for the administrative costs incurred by
- 27 the commission under this subsection that are attributable to child

- 1 support obligations being enforced by the state or local child
- 2 support enforcement agency. The administrative costs incurred shall
- 3 be determined by the commission. The commission, in its discretion,
- 4 may require payment of administrative costs in advance.
- 5 (7) As used in this subsection:
- 6 (a) "Unemployment compensation", for purposes of subdivisions
- 7 (1) through TO (5), means any compensation payable under this act,
- 8 including amounts payable by the commission pursuant to an
- 9 agreement under any federal law providing for compensation,
- 10 assistance, or allowances with respect to unemployment.
- 11 (b) "Child support obligations" includes only obligations that
- 12 are being enforced pursuant to a plan described in section 454 of
- part D of title IV of the social security act, 42 U.S.C. 42 USC 654
- 14 that has been approved by the secretary of health and human
- 15 services under part D of title IV of the social security act,
- 16 chapter 531, 49 Stat. 620, 42 U.S.C. 651 to 655, 656 to 660, and
- 17 663 42 USC 651 to 669b.
- 18 (c) "State or local child support enforcement agency" means
- 19 any agency of this state or a political subdivision of this state
- 20 operating pursuant to a plan described in subparagraph (b).
- 21 (n) Subsection (i)(2) applies to services performed by school
- 22 bus drivers OR FOOD SERVICE WORKERS employed by a private
- 23 contributing employer holding a contractual relationship with an
- 24 educational institution, but only if at least 75% of the
- 25 individual's base period wages with that employer are attributable
- 26 to services performed as a school bus driver OR FOOD SERVICE
- 27 WORKER.

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1
          (o)(1) For weeks of unemployment beginning after July 1, 1996,
    unemployment benefits based on services by a seasonal worker
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    performed in seasonal employment shall be ARE payable only for
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    weeks of unemployment that occur during the normal seasonal work
    period. Benefits shall not be paid based on services performed in
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 6
    seasonal employment for any week of unemployment beginning after
    March 28, 1996 that begins during the period between 2 successive
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    normal seasonal work periods to any individual if that individual
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 9
    performs the service in the first of the normal seasonal work
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    periods and if there is a reasonable assurance that the individual
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    will perform the service for a seasonal employer in the second of
    the normal seasonal work periods. If benefits are denied to an
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13
    individual for any week solely as a result of this subsection and
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    the individual is not offered an opportunity to perform in the
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    second normal seasonal work period for which reasonable assurance
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    of employment had been given, the individual is entitled to a
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    retroactive payment of benefits under this subsection for each week
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    that the individual previously filed a timely claim for benefits.
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    An individual may apply for any retroactive benefits under this
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    subsection in accordance with R 421.210 of the Michigan
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    administrative code.
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          (2) Not less than 20 days before the estimated beginning date
    of a normal seasonal work period, an employer may apply to the
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    commission in writing for designation as a seasonal employer. At
    the time of application, the employer shall conspicuously display a
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    copy of the application on the employer's premises. Within 90 days
    after receipt of the application, the commission shall determine if
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- 1 the employer is a seasonal employer. A determination or
- 2 redetermination of the commission concerning the status of an
- 3 employer as a seasonal employer, or a decision of a referee or the
- 4 board of review, or of the courts of this state concerning the
- 5 status of an employer as a seasonal employer, which has become
- 6 final, together with the record thereof, may be introduced in any
- 7 proceeding involving a claim for benefits, and the facts found and
- 8 decision issued in the determination, redetermination, or decision
- 9 shall be conclusive unless substantial evidence to the contrary is
- 10 introduced by or on behalf of the claimant.
- 11 (3) If the employer is determined to be a seasonal employer,
- 12 the employer shall conspicuously display on its premises a notice
- 13 of the determination and the beginning and ending dates of the
- 14 employer's normal seasonal work periods. The notice shall be
- 15 furnished by the commission. The notice shall additionally specify
- 16 that an employee must timely apply for unemployment benefits at the
- 17 end of a first seasonal work period to preserve his or her right to
- 18 receive retroactive unemployment benefits in the event that IF he or
- 19 she is not reemployed by the seasonal employer in the second of the
- 20 normal seasonal work periods.
- 21 (4) The commission may issue a determination terminating an
- 22 employer's status as a seasonal employer on the commission's own
- 23 motion for good cause, or upon the written request of the employer.
- 24 A termination determination under this subdivision terminates an
- 25 employer's status as a seasonal employer, and shall become BECOMES
- 26 effective on the beginning date of the normal seasonal work period
- 27 that would have immediately followed the date the commission issues

- 1 the determination. A determination under this subdivision is
- 2 subject to review in the same manner and to the same extent as any
- 3 other determination under this act.
- 4 (5) An employer whose status as a seasonal employer is
- 5 terminated under subdivision (4) may not reapply for a seasonal
- 6 employer status determination until after a regularly recurring
- 7 normal seasonal work period has begun and ended.
- 8 (6) If a seasonal employer informs an employee who received
- 9 assurance of being rehired that, despite the assurance, the
- 10 employee will not be rehired at the beginning of the employer's
- 11 next normal seasonal work period, this subsection shall DOES not
- 12 prevent the employee from receiving unemployment benefits in the
- 13 same manner and to the same extent he or she would receive benefits
- 14 under this act from an employer who has not been determined to be a
- 15 seasonal employer.
- 16 (7) A successor of a seasonal employer is considered to be a
- 17 seasonal employer unless the successor provides the commission,
- 18 within 120 days after the transfer, with a written request for
- 19 termination of its status as a seasonal employer in accordance with
- 20 subdivision (4).
- 21 (8) At the time an employee is hired by a seasonal employer,
- 22 the employer shall notify the employee in writing whether IF the
- 23 employee will be a seasonal worker. The employer shall provide the
- 24 worker with written notice of any subsequent change in the
- 25 employee's status as a seasonal worker. If an employee of a
- 26 seasonal employer is denied benefits because that employee is a
- 27 seasonal worker, the employee may contest that designation in

- 1 accordance with section 32a.
- 2 (9) As used in this subsection:
- 3 (a) "Construction industry" means the work activity designated
- 4 in sector group 23 construction of the North American
- 5 classification system United States office of management and
- 6 budget, 1997 edition.
- 7 (b) "Normal seasonal work period" means that period or those
- 8 periods of time determined pursuant to rules promulgated by the
- 9 commission during which an individual is employed in seasonal
- 10 employment.
- 11 (c) "Seasonal employment" means the employment of 1 or more
- 12 individuals primarily hired to perform services in an industry,
- 13 other than the construction industry, that does either of the
- 14 following:
- 15 (1) Customarily operates during regularly recurring periods of
- 16 26 weeks or less in any 52-consecutive-week period.
- 17 (2) Customarily employs at least 50% of its employees for
- 18 regularly recurring periods of 26 weeks or less within a period of
- 19 52 consecutive weeks.
- 20 (d) "Seasonal employer" means an employer, other than an
- 21 employer in the construction industry, who applies to the
- 22 commission for designation as a seasonal employer and who the
- 23 commission determines to be an employer whose operations and
- 24 business are substantially engaged in seasonal employment.
- 25 (e) "Seasonal worker" means a worker who has been paid wages
- 26 by a seasonal employer for work performed only during the normal
- 27 seasonal work period.

- 1 (10) If this subsection is found by THIS SUBSECTION DOES NOT
- 2 APPLY IF the United States department of labor FINDS IT to be
- 3 contrary to the federal unemployment tax act, chapter 23 of the
- 4 internal revenue code of 1986, 26 U.S.C. 26 USC 3301 to 3311, or
- 5 the social security act, chapter 531, 49 Stat. 620, and if
- 6 conformity with the federal law is required as a condition for full
- 7 tax credit against the tax imposed under the federal unemployment
- 8 tax act, 26 USC 3301 TO 3311, or as a condition for receipt by the
- 9 commission of federal administrative grant funds under the social
- 10 security act, this subsection shall be invalid CHAPTER 531, 49
- 11 STAT. 620.
- 12 (p) Benefits shall not be paid to an individual based upon his
- 13 or her services as a school crossing guard for any week of
- 14 unemployment that begins between 2 successive academic years or
- 15 terms, if that individual performs the services of a school
- 16 crossing guard in the first of the academic years or terms and has
- 17 a reasonable assurance that he or she will perform those services
- 18 in the second of the academic years or terms.

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