SENATE, No. 399 STATE OF NEW JERSEY 218th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2018 SESSION

Sponsored by: Senator JOSEPH PENNACCHIO District 26 (Essex, Morris and Passaic) Senator SANDRA B. CUNNINGHAM District 31 (Hudson)

Co-Sponsored by: Senators Gordon, Rice, Ruiz, Oroho, Van Drew, A.R.Bucco, Bateman, Cruz-Perez and Addiego

SYNOPSIS

Revises exemption from "unemployment compensation law" for operators of certain motor vehicles.

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel.



1ANACTconcerningunemploymentinsurancecoveragefor2operators of certain motor vehicles and amending R.S.43:21-19.

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4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey:

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1. R.S.43:21-19 is amended to read as follows:

43:21-19. Definitions. As used in this chapter (R.S.43:21-1 et
9 seq.), unless the context clearly requires otherwise:

(a) (1) "Annual payroll" means the total amount of wages paid
during a calendar year (regardless of when earned) by an employer
for employment.

(2) "Average annual payroll" means the average of the annual 13 payrolls of any employer for the last three or five preceding 14 15 calendar years, whichever average is higher, except that any year or 16 years throughout which an employer has had no "annual payroll" 17 because of military service shall be deleted from the reckoning; the 18 "average annual payroll" in such case is to be determined on the 19 basis of the prior three or five calendar years in each of which the 20 employer had an "annual payroll" in the operation of his business, if the employer resumes his business within 12 months after 21 22 separation, discharge or release from such service, under conditions 23 other than dishonorable, and makes application to have his "average 24 annual payroll" determined on the basis of such deletion within 12 25 months after he resumes his business; provided, however, that 26 "average annual payroll" solely for the purposes of paragraph (3) of 27 subsection (e) of R.S.43:21-7 means the average of the annual 28 payrolls of any employer on which he paid contributions to the 29 State disability benefits fund for the last three or five preceding 30 calendar years, whichever average is higher; provided further that only those wages be included on which employer contributions have 31 32 been paid on or before January 31 (or the next succeeding day if 33 such January 31 is a Saturday or Sunday) immediately preceding 34 the beginning of the 12-month period for which the employer's 35 contribution rate is computed.

36 (b) "Benefits" means the money payments payable to an
37 individual, as provided in this chapter (R.S.43:21-1 et seq.), with
38 respect to his unemployment.

39 (c) (1) "Base year" with respect to benefit years commencing on
40 or after July 1, 1986, shall mean the first four of the last five
41 completed calendar quarters immediately preceding an individual's
42 benefit year.

With respect to a benefit year commencing on or after July 1,
1995, if an individual does not have sufficient qualifying weeks or
wages in his base year to qualify for benefits, the individual shall

EXPLANATION – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

have the option of designating that his base year shall be the 1 2 "alternative base year," which means the last four completed 3 calendar quarters immediately preceding the individual's benefit 4 year; except that, with respect to a benefit year commencing on or 5 after October 1, 1995, if the individual also does not have sufficient qualifying weeks or wages in the last four completed calendar 6 7 quarters immediately preceding his benefit year to qualify for 8 benefits, "alternative base year" means the last three completed 9 calendar quarters immediately preceding his benefit year and, of the 10 calendar quarter in which the benefit year commences, the portion 11 of the quarter which occurs before the commencing of the benefit 12 year.

13 The division shall inform the individual of his options under this 14 section as amended by P.L.1995, c.234. If information regarding 15 weeks and wages for the calendar quarter or quarters immediately 16 preceding the benefit year is not available to the division from the 17 regular quarterly reports of wage information and the division is not 18 able to obtain the information using other means pursuant to State 19 or federal law, the division may base the determination of eligibility 20 for benefits on the affidavit of an individual with respect to weeks 21 and wages for that calendar quarter. The individual shall furnish 22 payroll documentation, if available, in support of the affidavit. A 23 determination of benefits based on an alternative base year shall be 24 adjusted when the quarterly report of wage information from the 25 employer is received if that information causes a change in the 26 determination.

27 (2) With respect to a benefit year commencing on or after June 28 1, 1990 for an individual who immediately preceding the benefit 29 year was subject to a disability compensable under the provisions of 30 the "Temporary Disability Benefits Law," P.L.1948, c.110 31 (C.43:21-25 et seq.), "base year" shall mean the first four of the last 32 five completed calendar quarters immediately preceding the 33 individual's period of disability, if the employment held by the 34 individual immediately preceding the period of disability is no longer available at the conclusion of that period and the individual 35 36 files a valid claim for unemployment benefits after the conclusion 37 of that period. For the purposes of this paragraph, "period of 38 disability" means the period defined as a period of disability by 39 section 3 of the "Temporary Disability Benefits Law," P.L.1948, 40 c.110 (C.43:21-27). An individual who files a claim under the 41 provisions of this paragraph (2) shall not be regarded as having left 42 work voluntarily for the purposes of subsection (a) of R.S.43:21-5.

(3) With respect to a benefit year commencing on or after June
1, 1990 for an individual who immediately preceding the benefit
year was subject to a disability compensable under the provisions of
the workers' compensation law (chapter 15 of Title 34 of the
Revised Statutes), "base year" shall mean the first four of the last
five completed calendar quarters immediately preceding the

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individual's period of disability, if the period of disability was not 1 2 longer than two years, if the employment held by the individual 3 immediately preceding the period of disability is no longer 4 available at the conclusion of that period and if the individual files a 5 valid claim for unemployment benefits after the conclusion of that period. For the purposes of this paragraph, "period of disability" 6 7 means the period from the time at which the individual becomes 8 unable to work because of the compensable disability until the time 9 that the individual becomes able to resume work and continue work 10 on a permanent basis. An individual who files a claim under the 11 provisions of this paragraph (3) shall not be regarded as having left 12 work voluntarily for the purposes of subsection (a) of R.S.43:21-5.

13 (d) "Benefit year" with respect to any individual means the 364 14 consecutive calendar days beginning with the day on, or as of, 15 which he first files a valid claim for benefits, and thereafter 16 beginning with the day on, or as of, which the individual next files a 17 valid claim for benefits after the termination of his last preceding 18 benefit year. Any claim for benefits made in accordance with 19 subsection (a) of R.S.43:21-6 shall be deemed to be a "valid claim" 20 for the purpose of this subsection if (1) he is unemployed for the week in which, or as of which, he files a claim for benefits; and (2) 21 22 he has fulfilled the conditions imposed by subsection (e) of 23 R.S.43:21-4.

(e) (1) "Division" means the Division of Unemployment and
Temporary Disability Insurance of the Department of Labor and
Workforce Development, and any transaction or exercise of
authority by the director of the division thereunder, or under this
chapter (R.S.43:21-1 et seq.), shall be deemed to be performed by
the division.

30 (2) "Controller" means the Office of the Assistant
31 Commissioner for Finance and Controller of the Department of
32 Labor and Workforce Development, established by the 1982
33 Reorganization Plan of the Department of Labor.

(f) "Contributions" means the money payments to the State
Unemployment Compensation Fund, required by R.S.43:21-7.
"Payments in lieu of contributions" means the money payments to
the State Unemployment Compensation Fund by employers electing
or required to make payments in lieu of contributions, as provided
in section 3 or section 4 of P.L.1971, c.346 (C.43:21-7.2 or 43:217.3).

41 (g) "Employing unit" means the State or any of its 42 instrumentalities or any political subdivision thereof or any of its instrumentalities or any instrumentality of more than one of the 43 44 foregoing or any instrumentality of any of the foregoing and one or 45 more other states or political subdivisions or any individual or type 46 of organization, any partnership, association, trust, estate, joint-47 stock company, insurance company or corporation, whether 48 domestic or foreign, or the receiver, trustee in bankruptcy, trustee or

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successor thereof, or the legal representative of a deceased person, 1 2 which has or subsequent to January 1, 1936, had in its employ one 3 or more individuals performing services for it within this State. All 4 individuals performing services within this State for any employing 5 unit which maintains two or more separate establishments within 6 this State shall be deemed to be employed by a single employing unit for all the purposes of this chapter (R.S.43:21-1 et seq.). Each 7 8 individual employed to perform or to assist in performing the work 9 of any agent or employee of an employing unit shall be deemed to 10 be employed by such employing unit for all the purposes of this 11 chapter (R.S.43:21-1 et seq.), whether such individual was hired or 12 paid directly by such employing unit or by such agent or employee; 13 provided the employing unit had actual or constructive knowledge 14 of the work. 15 (h) "Employer" means: (1) Any employing unit which in either the current or the 16 17 preceding calendar year paid remuneration for employment in the 18 amount of \$1,000.00 or more; 19 (2) Any employing unit (whether or not an employing unit at the 20 time of acquisition) which acquired the organization, trade or 21 business, or substantially all the assets thereof, of another which, at 22 the time of such acquisition, was an employer subject to this chapter 23 (R.S.43:21-1 et seq.); 24 (3) Any employing unit which acquired the organization, trade 25 or business, or substantially all the assets thereof, of another 26 employing unit and which, if treated as a single unit with such other 27 employing unit, would be an employer under paragraph (1) of this 28 subsection; 29 (4) Any employing unit which together with one or more other 30 employing units is owned or controlled (by legally enforceable means or otherwise), directly or indirectly by the same interests, or 31 32 which owns or controls one or more other employing units (by 33 legally enforceable means or otherwise), and which, if treated as a 34 single unit with such other employing unit or interest, would be an 35 employer under paragraph (1) of this subsection; 36 (5) Any employing unit for which service in employment as 37 defined in R.S.43:21-19 (i) (1) (B) (i) is performed after December 38 31, 1971; and as defined in R.S.43:21-19 (i) (1) (B) (ii) is 39 performed after December 31, 1977;

(6) Any employing unit for which service in employment as
defined in R.S.43:21-19 (i) (1) (c) is performed after December 31,
1971 and which in either the current or the preceding calendar year
paid remuneration for employment in the amount of \$1,000.00 or
more;

(7) Any employing unit not an employer by reason of any other
paragraph of this subsection (h) for which, within either the current
or preceding calendar year, service is or was performed with respect
to which such employing unit is liable for any federal tax against

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which credit may be taken for contributions required to be paid into 1 2 a state unemployment fund; or which, as a condition for approval of 3 the "unemployment compensation law" for full tax credit against 4 the tax imposed by the Federal Unemployment Tax Act, is required 5 pursuant to such act to be an employer under this chapter 6 (R.S.43:21-1 et seq.); 7 (8) (Deleted by amendment; P.L.1977, c.307.) 8 (9) (Deleted by amendment; P.L.1977, c.307.) 9 (10) (Deleted by amendment; P.L.1977, c.307.) 10 (11) Any employing unit subject to the provisions of the Federal 11 Unemployment Tax Act within either the current or the preceding 12 calendar year, except for employment hereinafter excluded under 13 paragraph (7) of subsection (i) of this section;

(12) Any employing unit for which agricultural labor in
employment as defined in R.S.43:21-19 (i) (1) (I) is performed after
December 31, 1977;

(13) Any employing unit for which domestic service in
employment as defined in R.S.43:21-19 (i) (1) (J) is performed after
December 31, 1977;

(14) Any employing unit which having become an employer
under the "unemployment compensation law" (R.S.43:21-1 et seq.),
has not under R.S.43:21-8 ceased to be an employer; or for the
effective period of its election pursuant to R.S.43:21-8, any other
employing unit which has elected to become fully subject to this
chapter (R.S.43:21-1 et seq.).

26 (i) (1) "Employment" means:

(A) Any service performed prior to January 1, 1972, which was
employment as defined in the "unemployment compensation law"
(R.S.43:21-1 et seq.) prior to such date, and, subject to the other
provisions of this subsection, service performed on or after January
1, 1972, including service in interstate commerce, performed for
remuneration or under any contract of hire, written or oral, express
or implied.

(B) (i) Service performed after December 31, 1971 by an
individual in the employ of this State or any of its instrumentalities
or in the employ of this State and one or more other states or their
instrumentalities for a hospital or institution of higher education
located in this State, if such service is not excluded from
"employment" under paragraph (D) below.

40 (ii) Service performed after December 31, 1977, in the employ
41 of this State or any of its instrumentalities or any political
42 subdivision thereof or any of its instrumentalities or any
43 instrumentality of more than one of the foregoing or any
44 instrumentality of the foregoing and one or more other states or
45 political subdivisions, if such service is not excluded from
46 "employment" under paragraph (D) below.

47 (C) Service performed after December 31, 1971 by an individual48 in the employ of a religious, charitable, educational, or other

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organization, which is excluded from "employment" as defined in

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2 the Federal Unemployment Tax Act, solely by reason of section 3 3306 (c)(8) of that act, if such service is not excluded from 4 "employment" under paragraph (D) below. 5 (D) For the purposes of paragraphs (B) and (C), the term 6 "employment" does not apply to services performed 7 (i) In the employ of (I) a church or convention or association of 8 churches, or (II) an organization, or school which is operated 9 primarily for religious purposes and which is operated, supervised, 10 controlled or principally supported by a church or convention or 11 association of churches; 12 (ii) By a duly ordained, commissioned, or licensed minister of a 13 church in the exercise of his ministry or by a member of a religious 14 order in the exercise of duties required by such order; 15 (iii) Prior to January 1, 1978, in the employ of a school which is not an institution of higher education, and after December 31, 1977, 16 17 in the employ of a governmental entity referred to in R.S.43:21-19 18 (i) (1) (B), if such service is performed by an individual in the 19 exercise of duties (aa) as an elected official; 20 (bb) as a member of a legislative body, or a member of the 21 22 judiciary, of a state or political subdivision; 23 (cc) as a member of the State National Guard or Air National 24 Guard: 25 (dd) as an employee serving on a temporary basis in case of fire, 26 storm, snow, earthquake, flood or similar emergency; 27 (ee) in a position which, under or pursuant to the laws of this 28 State, is designated as a major nontenured policy making or 29 advisory position, or a policy making or advisory position, the 30 performance of the duties of which ordinarily does not require more 31 than eight hours per week; or 32 (iv) By an individual receiving rehabilitation or remunerative 33 work in a facility conducted for the purpose of carrying out a 34 program of rehabilitation of individuals whose earning capacity is 35 impaired by age or physical or mental deficiency or injury or 36 providing remunerative work for individuals who because of their 37 impaired physical or mental capacity cannot be readily absorbed in 38 the competitive labor market; 39 (v) By an individual receiving work-relief or work-training as part of an unemployment work-relief or work-training program 40 41 assisted in whole or in part by any federal agency or an agency of a 42 state or political subdivision thereof; or 43 (vi) Prior to January 1, 1978, for a hospital in a State prison or 44 other State correctional institution by an inmate of the prison or 45 correctional institution and after December 31, 1977, by an inmate 46 of a custodial or penal institution. 47 (E) The term "employment" shall include the services of an 48 individual who is a citizen of the United States, performed outside

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the United States after December 31, 1971 (except in Canada and in 1 2 the case of the Virgin Islands, after December 31, 1971) and prior 3 to January 1 of the year following the year in which the U.S. 4 Secretary of Labor approves the unemployment compensation law 5 of the Virgin Islands, under section 3304 (a) of the Internal Revenue Code of 1986 (26 U.S.C. s.3304 (a)) in the employ of an 6 7 American employer (other than the service which is deemed 8 employment under the provisions of R.S.43:21-19 (i) (2) or (5) or 9 parallel provisions of another state's unemployment the 10 compensation law), if

(i) The American employer's principal place of business in the
 United States is located in this State; or

(ii) The American employer has no place of business in the
United States, but (I) the American employer is an individual who
is a resident of this State; or (II) the American employer is a
corporation which is organized under the laws of this State; or (III)
the American employer is a partnership or trust and the number of
partners or trustees who are residents of this State is greater than the
number who are residents of another state; or

(iii) None of the criteria of divisions (i) and (ii) of this
subparagraph (E) is met but the American employer has elected to
become an employer subject to the "unemployment compensation
law" (R.S.43:21-1 et seq.) in this State, or the American employer
having failed to elect to become an employer in any state, the
individual has filed a claim for benefits, based on such service,
under the law of this State;

(iv) An "American employer," for the purposes of this
subparagraph (E), means (I) an individual who is a resident of the
United States; or (II) a partnership, if two-thirds or more of the
partners are residents of the United States; or (III) a trust, if all the
trustees are residents of the United States; or (IV) a corporation
organized under the laws of the United States or of any state.

(F) Notwithstanding R.S.43:21-19 (i) (2), all service performed
after January 1, 1972 by an officer or member of the crew of an
American vessel or American aircraft on or in connection with such
vessel or aircraft, if the operating office from which the operations
of such vessel or aircraft operating within, or within and without,
the United States are ordinarily and regularly supervised, managed,
directed, and controlled, is within this State.

40 (G) Notwithstanding any other provision of this subsection, 41 service in this State with respect to which the taxes required to be 42 paid under any federal law imposing a tax against which credit may 43 be taken for contributions required to be paid into a state 44 unemployment fund or which as a condition for full tax credit 45 against the tax imposed by the Federal Unemployment Tax Act is 46 required to be covered under the "unemployment compensation 47 law" (R.S.43:21-1 et seq.).

(H) The term "United States" when used in a geographical sense 1 2 in subsection R.S.43:21-19 (i) includes the states, the District of 3 Columbia, the Commonwealth of Puerto Rico and, effective on the 4 day after the day on which the U.S. Secretary of Labor approves for 5 the first time under section 3304 (a) of the Internal Revenue Code 6 of 1986 (26 U.S.C. s.3304 (a)) an unemployment compensation law 7 submitted to the Secretary by the Virgin Islands for such approval, 8 the Virgin Islands. 9 (I) (i) Service performed after December 31, 1977 in 10 agricultural labor in a calendar year for an entity which is an 11 employer as defined in the "unemployment compensation law," 12 (R.S.43:21-1 et seq.) as of January 1 of such year; or for an 13 employing unit which 14 (aa) during any calendar quarter in either the current or the 15 preceding calendar year paid remuneration in cash of \$20,000.00 or 16 more for individuals employed in agricultural labor, or 17 (bb) for some portion of a day in each of 20 different calendar 18 weeks, whether or not such weeks were consecutive, in either the 19 current or the preceding calendar year, employed in agricultural 20 labor 10 or more individuals, regardless of whether they were 21 employed at the same moment in time. 22 (ii) for the purposes of this subsection any individual who is a 23 member of a crew furnished by a crew leader to perform service in 24 agricultural labor for any other entity shall be treated as an 25 employee of such crew leader 26 (aa) if such crew leader holds a certification of registration under 27 the Migrant and Seasonal Agricultural Worker Protection Act, 28 Pub.L.97-470 (29 U.S.C. s.1801 et seq.), or P.L.1971, c.192 29 (C.34:8A-7 et seq.); or substantially all the members of such crew 30 operate or maintain tractors, mechanized harvesting or cropdusting equipment, or any other mechanized equipment, which is provided 31 32 by such crew leader; and 33 (bb) if such individual is not an employee of such other person 34 for whom services were performed. 35 (iii) For the purposes of subparagraph (I) (i) in the case of any 36 individual who is furnished by a crew leader to perform service in 37 agricultural labor or any other entity and who is not treated as an 38 employee of such crew leader under (I) (ii) 39 (aa) such other entity and not the crew leader shall be treated as 40 the employer of such individual; and 41 (bb) such other entity shall be treated as having paid cash 42 remuneration to such individual in an amount equal to the amount 43 of cash remuneration paid to such individual by the crew leader 44 (either on his own behalf or on behalf of such other entity) for the 45 service in agricultural labor performed for such other entity. 46 (iv) For the purpose of subparagraph (I)(ii), the term "crew 47 leader" means an individual who

(aa) furnishes individuals to perform service in agricultural labor

(bb) pays (either on his own behalf or on behalf of such other

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for any other entity;

4 entity) the individuals so furnished by him for the service in 5 agricultural labor performed by them; and 6 (cc) has not entered into a written agreement with such other 7 entity under which such individual is designated as an employee of 8 such other entity. 9 (J) Domestic service after December 31, 1977 performed in the 10 private home of an employing unit which paid cash remuneration of 11 \$1,000.00 or more to one or more individuals for such domestic 12 service in any calendar quarter in the current or preceding calendar 13 year. (2) The term "employment" shall include an individual's entire 14 15 service performed within or both within and without this State if: 16 (A) The service is localized in this State; or 17 (B) The service is not localized in any state but some of the 18 service is performed in this State, and (i) the base of operations, or, 19 if there is no base of operations, then the place from which such 20 service is directed or controlled, is in this State; or (ii) the base of operations or place from which such service is directed or 21 22 controlled is not in any state in which some part of the service is 23 performed, but the individual's residence is in this State. 24 (3) Services performed within this State but not covered under 25 paragraph (2) of this subsection shall be deemed to be employment 26 subject to this chapter (R.S.43:21-1 et seq.) if contributions are not 27 required and paid with respect to such services under an 28 unemployment compensation law of any other state or of the federal 29 government. 30 (4) Services not covered under paragraph (2) of this subsection and performed entirely without this State, with respect to no part of 31 32 which contributions are required and paid under an unemployment 33 compensation law of any other state or of the federal government, 34 shall be deemed to be employment subject to this chapter 35 (R.S.43:21-1 et seq.) if the individual performing such services is a 36 resident of this State and the employing unit for whom such 37 services are performed files with the division an election that the 38 entire service of such individual shall be deemed to be employment 39 subject to this chapter (R.S.43:21-1 et seq.). 40 (5) Service shall be deemed to be localized within a state if: 41 (A) The service is performed entirely within such state; or 42 (B) The service is performed both within and without such state, 43 but the service performed without such state is incidental to the 44 individual's service within the state; for example, is temporary or 45 transitory in nature or consists of isolated transactions. 46 (6) Services performed by an individual for remuneration shall

47 be deemed to be employment subject to this chapter (R.S.43:21-1 et

1 seq.) unless and until it is shown to the satisfaction of the division2 that:

3 (A) Such individual has been and will continue to be free from
4 control or direction over the performance of such service, both
5 under his contract of service and in fact; and

6 (B) Such service is either outside the usual course of the 7 business for which such service is performed, or that such service is 8 performed outside of all the places of business of the enterprise for 9 which such service is performed; and

10 (C) Such individual is customarily engaged in an independently11 established trade, occupation, profession or business.

(7) Provided that such services are also exempt under the
Federal Unemployment Tax Act, as amended, or that contributions
with respect to such services are not required to be paid into a state
unemployment fund as a condition for a tax offset credit against the
tax imposed by the Federal Unemployment Tax Act, as amended,
the term "employment" shall not include:

(A) Agricultural labor performed prior to January 1, 1978; and
after December 31, 1977, only if performed in a calendar year for
an entity which is not an employer as defined in the "unemployment
compensation law," (R.S.43:21-1 et seq.) as of January 1 of such
calendar year; or unless performed for an employing unit which

(i) during a calendar quarter in either the current or the
preceding calendar year paid remuneration in cash of \$20,000.00 or
more to individuals employed in agricultural labor, or

(ii) for some portion of a day in each of 20 different calendar
weeks, whether or not such weeks were consecutive, in either the
current or the preceding calendar year, employed in agricultural
labor 10 or more individuals, regardless of whether they were
employed at the same moment in time;

(B) Domestic service in a private home performed prior to
January 1, 1978; and after December 31, 1977, unless performed in
the private home of an employing unit which paid cash
remuneration of \$1,000.00 or more to one or more individuals for
such domestic service in any calendar quarter in the current or
preceding calendar year;

37 (C) Service performed by an individual in the employ of his son,
38 daughter or spouse, and service performed by a child under the age
39 of 18 in the employ of his father or mother;

40 (D) Service performed prior to January 1, 1978, in the employ of 41 this State or of any political subdivision thereof or of any 42 instrumentality of this State or its political subdivisions, except as 43 provided in R.S.43:21-19 (i) (1) (B) above, and service in the 44 employ of the South Jersey Port Corporation or its successors;

45 (E) Service performed in the employ of any other state or its 46 political subdivisions or of an instrumentality of any other state or 47 states or their political subdivisions to the extent that such 48 instrumentality is with respect to such service exempt under the 1 Constitution of the United States from the tax imposed under the

- 2 Federal Unemployment Tax Act, as amended, except as provided in
 - 3 R.S.43:21-19 (i) (1) (B) above;

4 (F) Service performed in the employ of the United States 5 Government or of any instrumentality of the United States exempt under the Constitution of the United States from the contributions 6 imposed by the "unemployment compensation law," except that to 7 8 the extent that the Congress of the United States shall permit states 9 to require any instrumentalities of the United States to make 10 payments into an unemployment fund under a state unemployment compensation law, all of the provisions of this act shall be 11 12 applicable to such instrumentalities, and to service performed for such instrumentalities, in the same manner, to the same extent and 13 14 on the same terms as to all other employers, employing units, 15 individuals and services; provided that if this State shall not be 16 certified for any year by the Secretary of Labor of the United States 17 under section 3304 of the federal Internal Revenue Code of 1986 18 (26 U.S.C. s.3304), the payments required of such instrumentalities 19 with respect to such year shall be refunded by the division from the 20 fund in the same manner and within the same period as is provided 21 in R.S.43:21-14 (f) with respect to contributions erroneously paid to 22 or collected by the division;

(G) Services performed in the employ of fraternal beneficiary
societies, orders, or associations operating under the lodge system
or for the exclusive benefit of the members of a fraternity itself
operating under the lodge system and providing for the payment of
life, sick, accident, or other benefits to the members of such society,
order, or association, or their dependents;

(H) Services performed as a member of the board of directors, a
board of trustees, a board of managers, or a committee of any bank,
building and loan, or savings and loan association, incorporated or
organized under the laws of this State or of the United States, where
such services do not constitute the principal employment of the
individual;

35 (I) Service with respect to which unemployment insurance is
36 payable under an unemployment insurance program established by
37 an Act of Congress;

(J) Service performed by agents of mutual fund brokers or
dealers in the sale of mutual funds or other securities, by agents of
insurance companies, exclusive of industrial insurance agents or by
agents of investment companies, if the compensation to such agents
for such services is wholly on a commission basis;

43 (K) Services performed by real estate salesmen or brokers who44 are compensated wholly on a commission basis;

(L) Services performed in the employ of any veterans'
organization chartered by Act of Congress or of any auxiliary
thereof, no part of the net earnings of which organization, or

auxiliary thereof, inures to the benefit of any private shareholder or
 individual;

3 (M) Service performed for or in behalf of the owner or operator 4 of any theater, ballroom, amusement hall or other place of 5 entertainment, not in excess of 10 weeks in any calendar year for 6 the same owner or operator, by any leader or musician of a band or 7 orchestra, commonly called a "name band," entertainer, vaudeville 8 artist, actor, actress, singer or other entertainer;

9 (N) Services performed after January 1, 1973 by an individual 10 for a labor union organization, known and recognized as a union 11 local, as a member of a committee or committees reimbursed by the 12 union local for time lost from regular employment, or as a part-time 13 officer of a union local and the remuneration for such services is 14 less than \$1,000.00 in a calendar year;

(O) Services performed in the sale or distribution of merchandise
by home-to-home salespersons or in-the-home demonstrators whose
remuneration consists wholly of commissions or commissions and
bonuses;

(P) Service performed in the employ of a foreign government,
including service as a consular, nondiplomatic representative, or
other officer or employee;

22 (Q) Service performed in the employ of an instrumentality 23 wholly owned by a foreign government if (i) the service is of a 24 character similar to that performed in foreign countries by 25 employees of the United States Government or of an instrumentality 26 thereof, and (ii) the division finds that the United States Secretary of State has certified to the United States Secretary of the Treasury 27 28 that the foreign government, with respect to whose instrumentality 29 exemption is claimed, grants an equivalent exemption with respect 30 to similar services performed in the foreign country by employees 31 of the United States Government and of instrumentalities thereof;

(R) Service in the employ of an international organization
entitled to enjoy the privileges, exemptions and immunities under
the International Organizations Immunities Act (22 U.S.C. s.288 et
seq.);

36 (S) Service covered by an election duly approved by an agency
37 charged with the administration of any other state or federal
38 unemployment compensation or employment security law, in
39 accordance with an arrangement pursuant to R.S.43:21-21 during
40 the effective period of such election;

41 (T) Service performed in the employ of a school, college, or 42 university if such service is performed (i) by a student enrolled at 43 such school, college, or university on a full-time basis in an 44 educational program or completing such educational program 45 leading to a degree at any of the severally recognized levels, or (ii) 46 by the spouse of such a student, if such spouse is advised at the time 47 such spouse commences to perform such service that (I) the 48 employment of such spouse to perform such service is provided

under a program to provide financial assistance to such student by
 such school, college, or university, and (II) such employment will
 not be covered by any program of unemployment insurance;

not be covered by any program of unemployment insurance; 4 (U) Service performed by an individual who is enrolled at a 5 nonprofit or public educational institution which normally maintains a regular faculty and curriculum and normally has a 6 regularly organized body of students in attendance at the place 7 8 where its educational activities are carried on, as a student in a full-9 time program, taken for credit at such institution, which combines 10 academic instruction with work experience, if such service is an 11 integral part of such program, and such institution has so certified 12 to the employer, except that this subparagraph shall not apply to 13 service performed in a program established for or on behalf of an 14 employer or group of employers;

15 (V) Service performed in the employ of a hospital, if such 16 service is performed by a patient of the hospital; service performed 17 as a student nurse in the employ of a hospital or a nurses' training 18 school by an individual who is enrolled and regularly attending 19 classes in a nurses' training school approved under the laws of this 20 State; and service performed as an intern in the employ of a hospital 21 by an individual who has completed a four-year course in a medical 22 school approved pursuant to the laws of this State;

(W) Services performed after the effective date of this
amendatory act by agents of mutual benefit associations if the
compensation to such agents for such services is wholly on a
commission basis;

27 (X) [Services performed by operators of motor vehicles 28 weighing 18,000 pounds or more, licensed for commercial use and 29 used for the highway movement of motor freight, who own their 30 equipment or who lease or finance the purchase of their equipment 31 through an entity which is not owned or controlled directly or 32 indirectly by the entity for which the services were performed and 33 who were compensated by receiving a percentage of the gross 34 revenue generated by the transportation move or by a schedule of 35 payment based on the distance and weight of the transportation 36 move; **]** (Deleted by amendment, P.L., c. .)

(Y) (Deleted by amendment, P.L.2009, c.211.)

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38 (Z) Services performed, using facilities provided by a travel
39 agent, by a person, commonly known as an outside travel agent,
40 who acts as an independent contractor, is paid on a commission
41 basis, sets his own work schedule and receives no benefits, sick
42 leave, vacation or other leave from the travel agent owning the
43 facilities.

(8) If one-half or more of the services in any pay period
performed by an individual for an employing unit constitutes
employment, all the services of such individual shall be deemed to
be employment; but if more than one-half of the service in any pay
period performed by an individual for an employing unit does not

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constitute employment, then none of the service of such individual
 shall be deemed to be employment. As used in this paragraph, the
 term "pay period" means a period of not more than 31 consecutive
 days for which a payment for service is ordinarily made by an
 employing unit to individuals in its employ.
 (9) Services performed by the owner of a limousine franchise

6 (9) Services performed by the owner of a limousine franchise 7 (franchisee) shall not be deemed to be employment subject to the 8 "unemployment compensation law," R.S.43:21-1 et seq., with 9 regard to the franchisor if:

10 (A) The limousine franchisee is incorporated;

(B) The franchisee is subject to regulation by the InterstateCommerce Commission;

(C) The limousine franchise exists pursuant to a written
franchise arrangement between the franchisee and the franchisor as
defined by section 3 of P.L.1971, c.356 (C.56:10-3); and

(D) The franchisee registers with the Department of Labor and
Workforce Development and receives an employer registration
number.

19 (10) Services performed by a legal transcriber, or certified court reporter certified pursuant to P.L.1940, c.175 (C.45:15B-1 et seq.), 20 shall not be deemed to be employment subject to the 21 22 "unemployment compensation law," R.S.43:21-1 et seq., if those 23 services are provided to a third party by the transcriber or reporter 24 who is referred to the third party pursuant to an agreement with 25 another legal transcriber or legal transcription service, or certified 26 court reporter or court reporting service, on a freelance basis, 27 compensation for which is based upon a fee per transcript page, flat 28 attendance fee, or other flat minimum fee, or combination thereof, 29 set forth in the agreement.

30 For purposes of this paragraph (10): "legal transcription service" 31 and "legal transcribing" mean making use, by audio, video or voice 32 recording, of a verbatim record of court proceedings, depositions, 33 other judicial proceedings, meetings of boards, agencies, 34 corporations, or other bodies or groups, and causing that record to be printed in readable form or produced on a computer screen in 35 36 readable form; and "legal transcriber" means a person who engages 37 in "legal transcribing."

38 (11) Services performed by an operator of a motor vehicle who
 39 transports property shall not be deemed to be employment subject to
 40 the "unemployment compensation law," R.S.43:21-1 et seq., if:

41 (A) The vehicle is licensed for commercial use subject to
42 regulations promulgated by the United States Department of
43 Transportation codified in Title 49 of the Code of Federal
44 <u>Regulations;</u>

45 (B) The operator of the motor vehicle owns his own equipment
 46 or leases or finances the purchase of the equipment through an

47 entity which is not owned or controlled, directly or indirectly, by

48 <u>the entity for which the services were performed;</u>

1 (C) The motor carrier complied with federal Form 1099 2 reporting requirements with respect to compensation paid to the 3 operator of the motor vehicle; and 4 (D) There is a written lease with a motor carrier written in 5 compliance with federal leasing regulations codified in Title 49 of 6 the Code of Federal Regulations. 7 (j) "Employment office" means a free public employment 8 office, or branch thereof operated by this State or maintained as a 9 part of a State-controlled system of public employment offices. 10 (k) (Deleted by amendment, P.L.1984, c.24.) (1) "State" includes, in addition to the states of the United States 11 12 of America, the District of Columbia, the Virgin Islands and Puerto 13 Rico. 14 (m) "Unemployment." 15 (1) An individual shall be deemed "unemployed" for any week 16 during which: 17 (A) The individual is not engaged in full-time work and with 18 respect to which his remuneration is less than his weekly benefit 19 rate, including any week during which he is on vacation without 20 pay; provided such vacation is not the result of the individual's voluntary action, except that for benefit years commencing on or 21 22 after July 1, 1984, an officer of a corporation, or a person who has 23 more than a 5% equitable or debt interest in the corporation, whose 24 claim for benefits is based on wages with that corporation shall not 25 be deemed to be unemployed in any week during the individual's 26 term of office or ownership in the corporation; or 27 (B) The individual is eligible for and receiving a self-28 employment assistance allowance pursuant to the requirements of 29 P.L.1995, c.394 (C.43:21-67 et al.). 30 (2) The term "remuneration" with respect to any individual for benefit years commencing on or after July 1, 1961, and as used in 31 32 this subsection, shall include only that part of the same which in 33 any week exceeds 20% of his weekly benefit rate (fractional parts 34 of a dollar omitted) or \$5.00, whichever is the larger, and shall not 35 include any moneys paid to an individual by a county board of 36 elections for work as a board worker on an election day. 37 (3) An individual's week of unemployment shall be deemed to 38 commence only after the individual has filed a claim at an 39 unemployment insurance claims office, except as the division may by regulation otherwise prescribe. 40 41 (n) "Unemployment compensation administration fund" means 42 the unemployment compensation administration fund established by 43 this chapter (R.S.43:21-1 et seq.), from which administrative 44 expenses under this chapter (R.S.43:21-1 et seq.) shall be paid. 45 (o) "Wages" means remuneration paid by employers for 46 employment. If a worker receives gratuities regularly in the course 47 of his employment from other than his employer, his "wages" shall 48 also include the gratuities so received, if reported in writing to his

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employer in accordance with regulations of the division, and if not so reported, his "wages" shall be determined in accordance with the minimum wage rates prescribed under any labor law or regulation of this State or of the United States, or the amount of remuneration actually received by the employee from his employer, whichever is the higher.

7 (p) "Remuneration" means all compensation for personal
8 services, including commission and bonuses and the cash value of
9 all compensation in any medium other than cash.

(q) "Week" means for benefit years commencing on or after
October 1, 1984, the calendar week ending at midnight Saturday, or
as the division may by regulation prescribe.

(r) "Calendar quarter" means the period of three consecutive
calendar months ending March 31, June 30, September 30, or
December 31.

(s) "Investment company" means any company as defined in
subsection a. of section 1 of P.L.1938, c.322 (C.17:16A-1).

18 (t) (1) (Deleted by amendment, P.L.2001, c.17).

19 (2) "Base week," commencing on or after January 1, 1996 and20 before January 1, 2001, means:

(A) Any calendar week during which the individual earned in 21 22 employment from an employer remuneration not less than an 23 amount which is 20% of the Statewide average weekly 24 remuneration defined in subsection (c) of R.S.43:21-3 which 25 amount shall be adjusted to the next higher multiple of \$1.00 if not 26 already a multiple thereof, except that if in any calendar week an 27 individual subject to this subparagraph (A) is in employment with 28 more than one employer, the individual may in that calendar week 29 establish a base week with respect to each of the employers from 30 whom the individual earns remuneration equal to not less than the 31 amount defined in this subparagraph (A) during that week; or

32 (B) If the individual does not establish in his base year 20 or 33 more base weeks as defined in subparagraph (A) of this paragraph 34 (2), any calendar week of an individual's base year during which the individual earned in employment from an employer remuneration 35 36 not less than an amount 20 times the minimum wage in effect 37 pursuant to section 5 of P.L.1966, c.113 (C.34:11-56a4) on October 38 1 of the calendar year preceding the calendar year in which the 39 benefit year commences, which amount shall be adjusted to the next 40 higher multiple of \$1.00 if not already a multiple thereof, except 41 that if in any calendar week an individual subject to this 42 subparagraph (B) is in employment with more than one employer, the individual may in that calendar week establish a base week with 43 44 respect to each of the employers from whom the individual earns 45 remuneration not less than the amount defined in this subparagraph 46 (B) during that week.

47 (3) "Base week," commencing on or after January 1, 2001,
48 means any calendar week during which the individual earned in

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employment from an employer remuneration not less than an 1 2 amount 20 times the minimum wage in effect pursuant to section 5 3 of P.L.1966, c.113 (C.34:11-56a4) on October 1 of the calendar 4 year preceding the calendar year in which the benefit year 5 commences, which amount shall be adjusted to the next higher 6 multiple of \$1.00 if not already a multiple thereof, except that if in 7 any calendar week an individual subject to this paragraph (3) is in 8 employment with more than one employer, the individual may in 9 that calendar week establish a base week with respect to each of the 10 employers from whom the individual earns remuneration equal to 11 not less than the amount defined in this paragraph (3) during that 12 week.

(u) "Average weekly wage" means the amount derived by 13 14 dividing an individual's total wages received during his base year 15 base weeks (as defined in subsection (t) of this section) from that 16 most recent base year employer with whom he has established at 17 least 20 base weeks, by the number of base weeks in which such 18 wages were earned. In the event that such claimant had no employer 19 in his base year with whom he had established at least 20 base 20 weeks, then such individual's average weekly wage shall be computed as if all of his base week wages were received from one 21 22 employer and as if all his base weeks of employment had been 23 performed in the employ of one employer.

24 For the purpose of computing the average weekly wage, the 25 monetary alternative in subparagraph (B) of paragraph (2) of 26 subsection (e) of R.S.43:21-4 shall only apply in those instances 27 where the individual did not have at least 20 base weeks in the base 28 year. For benefit years commencing on or after July 1, 1986, 29 "average weekly wage" means the amount derived by dividing an 30 individual's total base year wages by the number of base weeks 31 worked by the individual during the base year; provided that for the 32 purpose of computing the average weekly wage, the maximum 33 number of base weeks used in the divisor shall be 52.

(v) "Initial determination" means, subject to the provisions of
R.S.43:21-6(b)(2) and (3), a determination of benefit rights as
measured by an eligible individual's base year employment with a
single employer covering all periods of employment with that
employer during the base year.

(w) "Last date of employment" means the last calendar day in
the base year of an individual on which he performed services in
employment for a given employer.

42 (x) "Most recent base year employer" means that employer with
43 whom the individual most recently, in point of time, performed
44 service in employment in the base year.

45 (y) (1) "Educational institution" means any public or other46 nonprofit institution (including an institution of higher education):

47 (A) In which participants, trainees, or students are offered an48 organized course of study or training designed to transfer to them

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knowledge, skills, information, doctrines, attitudes or abilities from, 1 2 by or under the guidance of an instructor or teacher; 3 (B) Which is approved, licensed or issued a permit to operate as 4 a school by the State Department of Education or other government 5 agency that is authorized within the State to approve, license or issue a permit for the operation of a school; and 6 7 (C) Which offers courses of study or training which may be 8 academic, technical, trade, or preparation for gainful employment in 9 a recognized occupation. (2) "Institution of higher education" means an educational 10 11 institution which: 12 (A) Admits as regular students only individuals having a 13 certificate of graduation from a high school, or the recognized 14 equivalent of such a certificate; 15 (B) Is legally authorized in this State to provide a program of education beyond high school; 16 17 (C) Provides an educational program for which it awards a 18 bachelor's or higher degree, or provides a program which is 19 acceptable for full credit toward such a degree, a program of postgraduate or post-doctoral studies, or a program of training to 20 prepare students for gainful employment in a recognized 21 22 occupation; and 23 (D) Is a public or other nonprofit institution. 24 Notwithstanding any of the foregoing provisions of this 25 subsection, all colleges and universities in this State are institutions 26 of higher education for purposes of this section. (z) "Hospital" means an institution which has been licensed, 27 28 certified or approved under the law of this State as a hospital. 29 (cf: P.L.2009, c.211, s.1) 30 2. This act shall take effect immediately. 31 32 33 34 **STATEMENT** 35 36 This bill provides that services performed by an operator of a 37 motor vehicle are not covered by the "unemployment compensation 38 law," R.S.43:21-1 et seq., if: 39 1. The vehicle is licensed for commercial use under federal 40 transportation regulations; 41 2. The operator owns the vehicle or leases or finances the 42 purchase of the vehicle through an entity which is independent of 43 the entity for which the services were performed; 44 3. The motor carrier complied with federal Form 1099 45 reporting requirements with respect to compensation paid to the 46 operator of the motor vehicle; and 47 4. There is a written lease with a motor carrier which complies with federal leasing regulations. 48

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1 The bill makes each individual operator who meets these criteria 2 both ineligible for unemployment insurance (UI) benefits and not 3 subject to UI taxes. The bill provides the exemption to all such 4 individuals categorically without requiring a demonstration that 5 particular individuals are self-employed under the standards 6 provided by either the State UI statute or federal tax rules. The 7 bill's exemption applies without regard to requirements of the 8 federal UI law.

9 The bill also removes the current exemption from UI coverage 10 for operators of commercially-licensed motor vehicles weighing 11 18,000 pounds or more used for highway movement of motor 12 freight, who own, or lease or finance the purchase of, the vehicle 13 through an independent entity, and are compensated by a share of 14 gross revenue or according to a schedule of payments based on the 15 distance and weight of shipments.