By: Representatives Broomfield, Hamilton, Comans, Endt, McInnis, Wells-Smith To: Labor; Ways and Means

HOUSE BILL NO. 619 (As Sent to Governor)

AN ACT TO AMEND SECTION 71-5-505, MISSISSIPPI CODE OF 1972, 1 2 TO PROVIDE A WAIVER FOR THE WAITING PERIOD REQUIRED TO RECEIVE 3 UNEMPLOYMENT BENEFITS IF THE PRESIDENT OF THE UNITED STATES DECLARES A MAJOR DISASTER; TO AMEND SECTION 71-5-355, MISSISSIPPI 4 5 CODE OF 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. Section 71-5-505, Mississippi Code of 1972, is 8 amended as follows: 71-5-505. (1) For weeks beginning on or after July 1, 1991, 9 10 each eligible individual who is totally unemployed or part totally unemployed in any week shall be paid with respect to such week a 11 benefit in an amount equal to his weekly benefit amount less that 12 13 part of his wages, if any, payable to him with respect to such 14 week which is in excess of Forty Dollars (\$40.00). Such individuals must have been totally unemployed or part totally 15 unemployed for a waiting period of one (1) week during which he 16 earned less than his weekly benefit amount plus Forty Dollars 17 (\$40.00). Such benefit for a benefit year effective on or after 18 October 1, 1983, if not a multiple of One Dollar (\$1.00), shall be 19 computed to the next lower multiple of One Dollar (\$1.00). 20 21 Provided, however, that remuneration for "inactive duty training" or "unit training assembly" payable to such eligible individual 22 23 who is a member of any of the reserve components, or remuneration for jury duty pursuant to a lawfully issued summons therefor 24 payable to such eligible individual, shall not be considered wages 25 which serve to reduce the otherwise payable benefit amount. 26 In determining whether an eligible individual is unemployed 27 28 during a week, the date of commencing a shift shall determine the

H. B. No. 619 99\HR03\R908 PAGE 1 29 week for which the earnings are deducted.

30	(2) However, the one-week waiting period described herein
31	shall be waived if the President of the United States declares a
32	major disaster in accordance with Section 401 of The Robert T.
33	Stafford Disaster Relief and Emergency Assistance Act. Benefits
34	shall be charged as described in Sections 71-5-355, 71-5-357 and
35	<u>71-5-359.</u>
36	SECTION 2. Section 71-5-355, Mississippi Code of 1972, is
37	amended as follows:
38	71-5-355. (1) As used in this section, the following words
39	and phrases shall have the following meanings, unless the context
40	clearly requires otherwise:
41	(a) "Tax year" means any period beginning on January 1
42	and ending on December 31 of a year.
43	(b) "Computation date" means June 30 of any calendar
44	year immediately preceding the tax year during which the
45	particular contribution rates are effective.
46	(c) "Effective date" means January 1 of the tax year.
47	(d) Except as hereinafter provided, "payroll" means the
48	total of all wages paid for employment by an employer as defined
49	in Section 71-5-11, subsection H, plus the total of all
50	remuneration paid by such employer excluded from the definition of
51	wages by Section 71-5-351. For the computation of modified rates,
52	"payroll" means the total of all wages paid for employment by an
53	employer as defined in Section 71-5-11, subsection H.
54	(e) For the computation of modified rates, "eligible
55	employer" means an employer whose experience-rating record has
56	been chargeable with benefits throughout the thirty-six (36)
57	consecutive calendar-month period ending on the computation date,
58	except that any employer who has not been subject to the
59	Mississippi Employment Security Law for a period of time
60	sufficient to meet the thirty-six (36) consecutive calendar-month
61	requirement shall be an eligible employer if his experience-rating
62	record has been chargeable throughout not less than the twelve
	H. B. No. 619 99\HR03\R908 PAGE 2

(12) consecutive calendar-month period ending on the computation date. No employer shall be considered eligible for a contribution rate less than five and four-tenths percent (5.4%) with respect to any tax year, who has failed to file any two (2) quarterly reports within the qualifying period by September 30 following the computation date.

69 (f) With respect to any tax year, "reserve ratio" means 70 the ratio which the total amount available for the payment of 71 benefits in the Unemployment Compensation Fund, excluding any 72 amount which has been credited to the account of this state under Section 903 of the Social Security Act, as amended, and which has 73 74 been appropriated for the expenses of administration pursuant to 75 Section 71-5-457 whether or not withdrawn from such account, on 76 November 1 of each calendar year bears to the aggregate of the taxable payrolls of all employers for the twelve (12) calendar 77 78 months ending on June 30 next preceding.

(g) "Modified rates" means the rates of employer contributions determined under the provisions of this chapter and the rates of newly subject employers, as provided in Section 71-5-353.

83 (h) For the computation of modified rates, "qualifying period" means a period of not less than the thirty-six (36) 84 85 consecutive calendar months ending on the computation date throughout which an employer's experience-rating record has been 86 87 chargeable with benefits; except that with respect to any eligible 88 employer who has not been subject to this article for a period of 89 time sufficient to meet the thirty-six (36) consecutive calendar-month requirement, "qualifying period" means the period 90 ending on the computation date throughout which his 91 92 experience-rating record has been chargeable with benefits, but in 93 no event less than the twelve (12) consecutive calendar-month 94 period ending on the computation date throughout which his experience-rating record has been so chargeable. 95

(i) The "exposure criterion" (EC) is defined as the
H. B. No. 619
99\HR03\R908
PAGE 3

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97 cash balance of the Unemployment Compensation Fund which is 98 available for the payment of benefits as of November 1 of each 99 calendar year, divided by the total wages, exclusive of wages paid 100 by all state agencies, all political subdivisions, reimbursable 101 nonprofit corporations, and tax exempt public service employment, 102 for the twelve-month period ending June 30 immediately preceding 103 such date. The EC shall be computed to four (4) decimal places.

104 The "cost rate criterion" (CRC) is defined as (j) follows: Beginning with January 1974, the benefits paid for the 105 106 twelve-month period ending December 1974 are summed and divided by 107 the total wages for the twelve-month period ending on June 30, 108 1975. Similar ratios are computed by subtracting the earliest 109 month's benefit payments and adding the benefits of the next month in the sequence and dividing each sum of twelve (12) months' 110 benefits by the total wages for the twelve-month period ending on 111 112 the June 30 which is nearest to the final month of the period used 113 to compute the numerator. If December is the final month of the period used to compute the numerator, then the twelve-month period 114 115 ending the following June 30 will be used for the denominator. 116 The highest value of these ratios beginning with the ratio for 117 benefits paid in calendar year 1974 is the cost rate criterion. 118 The cost rate criterion shall be computed to four (4) decimal 119 places. Benefits and total wages used in the computation of the 120 cost rate criterion shall exclude all benefits and total wages applicable to state agencies, political subdivisions, reimbursable 121 122 nonprofit corporations, and tax exempt PSE employment.

123

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(k) "Size of fund index" (SOFI) is defined as the ratio of the EC to the CRC.

(1) No employer's contribution rate shall exceed five and four-tenths percent (5.4%), nor be less than four-tenths of one percent (.4%).

128 (2) Modified rates:

(a) For any tax year, when the reserve ratio on the preceding November 1, in the case of any tax year, equals or H. B. No. 619 99\HR03\R908 PAGE 4 131 exceeds four percent (4%), the modified rates, as hereinafter 132 prescribed, shall be in effect.

(b) Modified rates shall be determined for the tax year for each eligible employer on the basis of his experience-rating record in the following manner:

(i) The commission shall maintain an
experience-rating record for each employer. Nothing in this
chapter shall be construed to grant any employer or individuals
performing services for him any prior claim or rights to the
amounts paid by the employer into the fund.

(ii) Benefits paid to an eligible individual shall be charged against the experience-rating record of his base period employers in the proportion to which the wages paid by each base period employer bears to the total wages paid to the individual by all the base period employers, provided that benefits shall not be charged to an employer's experience-rating record if the commission finds that the individual:

Voluntarily left the employ of such
 employer without good cause attributable to the employer,
 Was discharged by such employer for
 misconduct connected with his work,

3. Refused an offer of suitable work by such employer without good cause, and the commission further finds that such benefits are based on wages for employment for such employer prior to such voluntary leaving, discharge or refusal of suitable work, as the case may be, or

Had base period wages which included wages
for previously uncovered services as defined in Section
71-5-511(e) to the extent that the Unemployment Compensation Fund
is reimbursed for such benefits pursuant to Section 121 of P.L.
94-566,

162 5. Extended benefits paid under the 163 provisions of Section 71-5-541 which are not reimbursable from 164 federal funds shall be charged to the experience-rating record of H. B. No. 619 99\HR03\R908 PAGE 5 165 base period employers,

Is still working for such employer on a 166 б. 167 regular part-time basis under the same employment conditions as hired. Provided, however, that benefits shall be charged against 168 169 an employer if an eligible individual is paid benefits who is 170 still working for such employer on a part-time "as-needed" basis, 7. Was hired to replace a United States 171 172 serviceman or servicewoman called into active duty and was laid 173 off upon the return to work by that serviceman or servicewoman, 174 unless such employer is a state agency or other political subdivision or instrumentality of the state, 175 176 8. Was paid benefits during any week while in training with the approval of the commission, under the provisions 177 of Section 71-5-B, or for any week while in training approved 178 under Section 236(a)(1) of the Trade Act of 1974, under the 179 180 provisions of Section 71-5-C. 181 9. Is not required to serve the one-week waiting period as described in Section 71-5-505(2). In that 182 183 event, only the benefits paid in lieu of the waiting period week 184 may be noncharged. 185 (iii) The commission shall compute a benefit ratio for each eligible employer, which shall be the quotient obtained 186 187 by dividing the total benefits charged to his experience-rating 188 record during the period his experience-rating record has been chargeable, but not less than the twelve (12) consecutive 189 190 calendar-month period nor more than the thirty-six (36) consecutive calendar-month period ending on the computation date, 191 by his total taxable payroll for the same period on which all 192 contributions due have been paid on or before the September 30 193 194 immediately following the computation date. Such benefit ratio 195 shall be computed to the tenth of a percent (.1%), rounding any remainder to the next higher tenth. 196 197 If for the calendar year 1995, or any calendar year

198 thereafter, the size of fund index (SOFI), as defined in this
H. B. No. 619
99\HR03\R908
PAGE 6

section, shall have computed for such calendar year at 1.75 or 199 above, for purposes of adjustment of the general experience rate 200 201 for such calendar year, then Table 6 or one of the tables 202 subsequent to Table 6 shall be applied, according to their 203 provisions: 204 TABLE 1 ILLUSTRATES A .10% REDUCTION OF THE INDIVIDUAL EXPERIENCE RATE 205 BASED ON A SOFI FACTOR OF 1.51 OR ABOVE BUT LESS THAN 1.55 206 207 Α В 208 If Benefit Ratio is The Individual Experience Rate is 209 0.0% 0.10% 210 0.1 0.10 211 0.2 0.10 212 0.3 0.20 0.30 213 0.4 214 0.5 0.40 215 0.6 0.50 216 0.7 0.60 217 0.8 0.70 218 0.9 0.80 0.90 219 1.0 220 1.1 1.00 221 1.2 1.10 222 1.3 1.20 223 1.4 1.30 224 1.40 1.5 225 1.50 1.6 1.7 226 1.60 227 1.8 1.70 1.9 228 1.80 229 2.0 1.90 230 2.1 2.00 231 2.2 2.10 232 2.3 2.20 H. B. No. 619 99\HR03\R908

PAGE 7

233	2.4		2.30	
234	2.5		2.40	
235	2.6		2.50	
236	2.7		2.60	
237	2.8		2.70	
238	2.9		2.80	
239	3.0		2.90	
240	3.1		3.00	
241	3.2		3.10	
242	3.3		3.20	
243	3.4		3.30	
244	3.5		3.40	
245	3.6		3.50	
246	3.7		3.60	
247	3.8		3.70	
248	3.9		3.80	
249	4.0		3.90	
250	4.1		4.00	
251	4.2		4.10	
252	4.3		4.20	
253	4.4		4.30	
254	4.5		4.40	
255	4.6		4.50	
256	4.7		4.60	
257	4.8		4.70	
258	4.9		4.80	
259	5.0		4.90	
260	5.1		5.00	
261	5.2		5.10	
262	5.3		5.20	
263	5.4		5.30	
264	5.5 a	and above	5.40	
265		TA	BLE 2	
266		A .20% REDUCTION	OF THE INDIVIDUAL	EXPERIENCE RATE
	H. B. No. 619 99\HR03\R908			

99\HR03\R908 PAGE 8

267	BASED ON A SOFI FACTOR	OF 1.55 OR ABOVE BUT LESS THAN 1.60
268	A	В
269	If Benefit Ratio is Th	e Individual Experience Rate is
270	0.0%	0.10%
271	0.1	0.10
272	0.2	0.10
273	0.3	0.10
274	0.4	0.20
275	0.5	0.30
276	0.6	0.40
277	0.7	0.50
278	0.8	0.60
279	0.9	0.70
280	1.0	0.80
281	1.1	0.90
282	1.2	1.00
283	1.3	1.10
284	1.4	1.20
285	1.5	1.30
286	1.6	1.40
287	1.7	1.50
288	1.8	1.60
289	1.9	1.70
290	2.0	1.80
291	2.1	1.90
292	2.2	2.00
293	2.3	2.10
294	2.4	2.20
295	2.5	2.30
296	2.6	2.40
297	2.7	2.50
298	2.8	2.60
299	2.9	2.70
300	3.0	2.80
	H. B. No. 619 99\HR03\R908 PAGE 9	

301	3.1	2.90
302	3.2	3.00
303	3.3	3.10
304	3.4	3.20
305	3.5	3.30
306	3.6	3.40
307	3.7	3.50
308	3.8	3.60
309	3.9	3.70
310	4.0	3.80
311	4.1	3.90
312	4.2	4.00
313	4.3	4.10
314	4.4	4.20
315	4.5	4.30
316	4.6	4.40
317	4.7	4.50
318	4.8	4.60
319	4.9	4.70
320	5.0	4.80
321	5.1	4.90
322	5.2	5.00
323	5.3	5.10
324	5.4	5.20
325	5.5	5.30
326	5.6 and above	5.40
327		TABLE 3
328	ILLUSTRATES A .30% RED	UCTION OF THE INDIVIDUAL EXPERIENCE RATE
329	BASED ON A SOFI FACT	OR OF 1.60 OR ABOVE BUT LESS THAN 1.65
330	А	В
331	If Benefit Ratio is	The Individual Experience Rate is
332	0.0%	0.10%
333	0.1	0.10
334	0.2	0.10
	H. B. No. 619 99\HR03\R908 PAGE 10	

335		0.3	0.10
336		0.4	0.10
337		0.5	0.20
338		0.6	0.30
339		0.7	0.40
340		0.8	0.50
341		0.9	0.60
342		1.0	0.70
343		1.1	0.80
344		1.2	0.90
345		1.3	1.00
346		1.4	1.10
347		1.5	1.20
348		1.6	1.30
349		1.7	1.40
350		1.8	1.50
351		1.9	1.60
352		2.0	1.70
353		2.1	1.80
354		2.2	1.90
355		2.3	2.00
356		2.4	2.10
357		2.5	2.20
358		2.6	2.30
359		2.7	2.40
360		2.8	2.50
361		2.9	2.60
362		3.0	2.70
363		3.1	2.80
364		3.2	2.90
365		3.3	3.00
366		3.4	3.10
367		3.5	3.20
368		3.6	3.30
	H. B. No. 99\HR03\R9 PAGE 11		

369	3.7	3.40
370	3.8	3.50
371	3.9	3.60
372	4.0	3.70
373	4.1	3.80
374	4.2	3.90
375	4.3	4.00
376	4.4	4.10
377	4.5	4.20
378	4.6	4.30
379	4.7	4.40
380	4.8	4.50
381	4.9	4.60
382	5.0	4.70
383	5.1	4.80
384	5.2	4.90
385	5.3	5.00
386	5.4	5.10
387	5.5	5.20
388	5.6	5.30
389	5.7 and above	5.40
390		TABLE 4
391	ILLUSTRATES A .40% RED	UCTION OF THE INDIVIDUAL EXPERIENCE RATE
392	BASED ON A SOFI FACT	OR OF 1.65 OR ABOVE BUT LESS THAN 1.70
393	А	В
394	If Benefit Ratio is	The Individual Experience Rate is
395	0.0%	0.10%
396	0.1	0.10
397	0.2	0.10
398	0.3	0.10
399	0.4	0.10
400	0.5	0.10
401	0.6	0.20
402	0.7	0.30
	H. B. No. 619 99\HR03\R908 PAGE 12	

403		0.8	0.40
404		0.9	0.50
405		1.0	0.60
406		1.1	0.70
407		1.2	0.80
408		1.3	0.90
409		1.4	1.00
410		1.5	1.10
411		1.6	1.20
412		1.7	1.30
413		1.8	1.40
414		1.9	1.50
415		2.0	1.60
416		2.1	1.70
417		2.2	1.80
418		2.3	1.90
419		2.4	2.00
420		2.5	2.10
421		2.6	2.20
422		2.7	2.30
423		2.8	2.40
424		2.9	2.50
425		3.0	2.60
426		3.1	2.70
427		3.2	2.80
428		3.3	2.90
429		3.4	3.00
430		3.5	3.10
431		3.6	3.20
432		3.7	3.30
433		3.8	3.40
434		3.9	3.50
435		4.0	3.60
436		4.1	3.70
	H. B. No. 99\HR03\R9 PAGE 13		

437	4.2	3.80
438	4.3	3.90
439	4.4	4.00
440	4.5	4.10
441	4.6	4.20
442	4.7	4.30
443	4.8	4.40
444	4.9	4.50
445	5.0	4.60
446	5.1	4.70
447	5.2	4.80
448	5.3	4.90
449	5.4	5.00
450	5.5	5.10
451	5.6	5.20
452	5.7	5.30
453	5.8 and above	5.40
454		TABLE 5
455	ILLUSTRATES A .50% RED	UCTION OF THE INDIVIDUAL EXPERIENCE RATE
456	BASED ON A SOFI FACT	OR OF 1.70 OR ABOVE BUT LESS THAN 1.75
457	А	В
458	If Benefit Ratio is	The Individual Experience Rate is
459	0.0%	0.10%
460	0.1	0.10
461	0.2	0.10
462	0.3	0.10
463	0.4	0.10
464	0.5	0.10
465	0.6	0.10
466	0.7	0.20
467	0.8	0.30
468	0.9	0.40
469	1.0	0.50
470	1.1	0.60
	H. B. No. 619 99\HR03\R908 PAGE 14	

471	1.2	(	0.70
472	1.3	(	0.80
473	1.4	(	0.90
474	1.5	1	1.00
475	1.6	1	1.10
476	1.7	1	1.20
477	1.8	1	1.30
478	1.9	1	1.40
479	2.0	1	1.50
480	2.1	1	1.60
481	2.2	1	1.70
482	2.3	1	1.80
483	2.4	1	1.90
484	2.5	2	2.00
485	2.6	2	2.10
486	2.7	2	2.20
487	2.8	2	2.30
488	2.9	2	2.40
489	3.0	2	2.50
490	3.1	2	2.60
491	3.2	2	2.70
492	3.3		2.80
493	3.4		2.90
494	3.5		3.00
495	3.6	3	3.10
496	3.7		3.20
497	3.8	3	3.30
498	3.9	3	3.40
499	4.0	3	3.50
500	4.1	3	3.60
501	4.2	3	3.70
502	4.3		3.80
503	4.4		3.90
504	4.5	4	4.00
	H. B. No. 619 99\HR03\R908 PAGE 15		

505	4.6	4.10
506	4.7	4.20
507	4.8	4.30
508	4.9	4.40
509	5.0	4.50
510	5.1	4.60
511	5.2	4.70
512	5.3	4.80
513	5.4	4.90
514	5.5	5.00
515	5.6	5.10
516	5.7	5.20
517	5.8	5.30
518	5.9 and above	5.40
519		TABLE 6
520	ILLUSTRATES A .60% REDUCTI	ON OF THE INDIVIDUAL EXPERIENCE RATE
521	BASED ON A SOFI FACTOR C	OF 1.75 OR ABOVE BUT LESS THAN 1.80
522	А	В
523	If Benefit Ratio is The	Individual Experience Rate is
524	0.0%	0.10%
525	0.1	0.10
526	0.2	0.10
527	0.3	0.10
528	0.4	0.10
529	0.5	0.10
530	0.6	0.10
531	0.7	0.10
532	0.8	0.20
533	0.9	0.30
534	1.0	0.40
535	1.1	0.50
536	1.2	0.60
537	1.3	0.70
538	1.4	0.80
	H. B. No. 619 99\HR03\R908 PAGE 16	

539	1.5	0.90	
540	1.6	1.00	
541	1.7	1.10	
542	1.8	1.20	
543	1.9	1.30	
544	2.0	1.40	
545	2.1	1.50	
546	2.2	1.60	
547	2.3	1.70	
548	2.4	1.80	
549	2.5	1.90	
550	2.6	2.00	
551	2.7	2.10	
552	2.8	2.20	
553	2.9	2.30	
554	3.0	2.40	
555	3.1	2.50	
556	3.2	2.60	
557	3.3	2.70	
558	3.4	2.80	
559	3.5	2.90	
560	3.6	3.00	
561	3.7	3.10	
562	3.8	3.20	
563	3.9	3.30	
564	4.0	3.40	
565	4.1	3.50	
566	4.2	3.60	
567	4.3	3.70	
568	4.4	3.80	
569	4.5	3.90	
570	4.6	4.00	
571	4.7	4.10	
572	4.8	4.20	
	H. B. No. 619 99\HR03\R908 PAGE 17		

573	4.9	4.30
574	5.0	4.40
575	5.1	4.50
576	5.2	4.60
577	5.3	4.70
578	5.4	4.80
579	5.5	4.90
580	5.6	5.00
581	5.7	5.10
582	5.8	5.20
583	5.9	5.30
584	6.0 and above	5.40
585		TABLE 7
586	ILLUSTRATES A .70% REDUC	TION OF THE INDIVIDUAL EXPERIENCE RATE
587	BASED ON A SOFI FACTOR	OF 1.80 OR ABOVE BUT LESS THAN 1.85
588	А	В
589	If Benefit Ratio is T	he Individual Experience Rate is
590	0.0%	0.10%
591	0.1	0.10
592	0.2	0.10
593	0.3	0.10
594	0.4	0.10
595	0.5	0.10
596	0.6	0.10
597	0.7	0.10
598	0.8	0.10
599	0.9	0.20
600	1.0	0.30
601	1.1	0.40
602	1.2	0.50
603	1.3	0.60
604	1.4	0.70
605	1.5	0.80
606	1.6	0.90
	H. B. No. 619 99\HR03\R908 PAGE 18	

607		1.7	1.00
608		1.8	1.10
609		1.9	1.20
610		2.0	1.30
611		2.1	1.40
612		2.2	1.50
613		2.3	1.60
614		2.4	1.70
615		2.5	1.80
616		2.6	1.90
617		2.7	2.00
618		2.8	2.10
619		2.9	2.20
620		3.0	2.30
621		3.1	2.40
622		3.2	2.50
623		3.3	2.60
624		3.4	2.70
625		3.5	2.80
626		3.6	2.90
627		3.7	3.00
628		3.8	3.10
629		3.9	3.20
630		4.0	3.30
631		4.1	3.40
632		4.2	3.50
633		4.3	3.60
634		4.4	3.70
635		4.5	3.80
636		4.6	3.90
637		4.7	4.00
638		4.8	4.10
639		4.9	4.20
640		5.0	4.30
	H. B. No. 99\HR03\R9 PAGE 19	619 08	

641	5.1	4.40
642	5.2	4.50
643	5.3	4.60
644	5.4	4.70
645	5.5	4.80
646	5.6	4.90
647	5.7	5.00
648	5.8	5.10
649	5.9	5.20
650	6.0	5.30
651	6.1 and above	5.40
652		TABLE 8
653	ILLUSTRATES A .80% RED	OUCTION OF THE INDIVIDUAL EXPERIENCE RATE
654	BASED ON A SOFI FACT	OR OF 1.85 OR ABOVE BUT LESS THAN 1.90
655	А	В
656	If Benefit Ratio is	The Individual Experience Rate is
657	0.0%	0.10%
658	0.1	0.10
659	0.2	0.10
660	0.3	0.10
661	0.4	0.10
662	0.5	0.10
663	0.6	0.10
664	0.7	0.10
665	0.8	0.10
666	0.9	0.10
667	1.0	0.20
668	1.1	0.30
669	1.2	0.40
670	1.3	0.50
671	1.4	0.60
672	1.5	0.70
673	1.6	0.80
674	1.7	0.90
	H. B. No. 619 99\HR03\R908 PAGE 20	

675		1.8	1.00
676		1.9	1.10
677		2.0	1.20
678		2.1	1.30
679		2.2	1.40
680		2.3	1.50
681		2.4	1.60
682		2.5	1.70
683		2.6	1.80
684		2.7	1.90
685		2.8	2.00
686		2.9	2.10
687		3.0	2.20
688		3.1	2.30
689		3.2	2.40
690		3.3	2.50
691		3.4	2.60
692		3.5	2.70
693		3.6	2.80
694		3.7	2.90
695		3.8	3.00
696		3.9	3.10
697		4.0	3.20
698		4.1	3.30
699		4.2	3.40
700		4.3	3.50
701		4.4	3.60
702		4.5	3.70
703		4.6	3.80
704		4.7	3.90
705		4.8	4.00
706		4.9	4.10
707		5.0	4.20
708		5.1	4.30
	H. B. No. 99\HR03\R9 PAGE 21	619 08	

709	5.2	4.40
710	5.3	4.50
711	5.4	4.60
712	5.5	4.70
713	5.6	4.80
714	5.7	4.90
715	5.8	5.00
716	5.9	5.10
717	6.0	5.20
718	6.1	5.30
719	6.2 and above	5.40
720		TABLE 9
721	ILLUSTRATES A .90% REI	DUCTION OF THE INDIVIDUAL EXPERIENCE RATE
722	BASED ON A SOFI FAC	FOR OF 1.90 OR ABOVE BUT LESS THAN 1.95
723	А	В
724	If Benefit Ratio is	The Individual Experience Rate is
725	0.0%	0.10%
726	0.1	0.10
727	0.2	0.10
728	0.3	0.10
729	0.4	0.10
730	0.5	0.10
731	0.6	0.10
732	0.7	0.10
733	0.8	0.10
734	0.9	0.10
735	1.0	0.10
736	1.1	0.20
737	1.2	0.30
738	1.3	0.40
739	1.4	0.50
740	1.5	0.60
741	1.6	0.70
742	1.7	0.80
	H. B. No. 619 99\HR03\R908 PAGE 22	

743		1.8	0.90
744		1.9	1.00
745		2.0	1.10
746		2.1	1.20
747		2.2	1.30
748		2.3	1.40
749		2.4	1.50
750		2.5	1.60
751		2.6	1.70
752		2.7	1.80
753		2.8	1.90
754		2.9	2.00
755		3.0	2.10
756		3.1	2.20
757		3.2	2.30
758		3.3	2.40
759		3.4	2.50
760		3.5	2.60
761		3.6	2.70
762		3.7	2.80
763		3.8	2.90
764		3.9	3.00
765		4.0	3.10
766		4.1	3.20
767		4.2	3.30
768		4.3	3.40
769		4.4	3.50
770		4.5	3.60
771		4.6	3.70
772		4.7	3.80
773		4.8	3.90
774		4.9	4.00
775		5.0	4.10
776		5.1	4.20
	H. B. No. 99\HR03\R9 PAGE 23	619 08	

777	5.2 4.30
778	5.3 4.40
779	5.4 4.50
780	5.5 4.60
781	5.6 4.70
782	5.7 4.80
783	5.8 4.90
784	5.9 5.00
785	6.0 5.10
786	6.1 5.20
787	6.2 5.30
788	6.3 and above 5.40
789	TABLE 10
790	ILLUSTRATES A 1.00% REDUCTION OF THE INDIVIDUAL EXPERIENCE RATE
791	BASED ON A SOFI FACTOR OF 1.95 OR ABOVE
792	A B
793	If Benefit Ratio is The Individual Experience Rate is
794	0.0% 0.10%
795	0.1 0.10
796	0.2 0.10
797	0.3 0.10
798	0.4 0.10
799	0.5 0.10
800	0.6 0.10
801	0.7 0.10
802	0.8 0.10
803	0.9 0.10
804	1.0 0.10
805	1.1 0.10
806	1.2 0.20
807	1.3 0.30
808	1.4 0.40
809	1.5 0.50
810	1.6 0.60
	H. B. No. 619 99\hr03\r908 PAGE 24

811		1.7	0.70
812		1.8	0.80
813		1.9	0.90
814		2.0	1.00
815		2.1	1.10
816		2.2	1.20
817		2.3	1.30
818		2.4	1.40
819		2.5	1.50
820		2.6	1.60
821		2.7	1.70
822		2.8	1.80
823		2.9	1.90
824		3.0	2.00
825		3.1	2.10
826		3.2	2.20
827		3.3	2.30
828		3.4	2.40
829		3.5	2.50
830		3.6	2.60
831		3.7	2.70
832		3.8	2.80
833		3.9	2.90
834		4.0	3.00
835		4.1	3.10
836		4.2	3.20
837		4.3	3.30
838		4.4	3.40
839		4.5	3.50
840		4.6	3.60
841		4.7	3.70
842		4.8	3.80
843		4.9	3.90
844		5.0	4.00
	H. B. No. 99\HR03\R9 PAGE 25		

5.1 4.10 845 5.2 4.20 846 847 5.3 4.30 848 5.4 4.40 4.50 849 5.5 850 4.60 5.6 4.70 851 5.7 852 5.8 4.80 5.9 4.90 853 854 6.0 5.00 855 6.1 5.10 856 6.2 5.20 857 5.30 6.3 858 6.4 and above 5.40 859 (iv) 1. The contribution rate for each eligible 860 employer shall be the sum of two (2) rates: His individual 861 experience rate in the range from zero percent (0%) to five and 862 four-tenths percent (5.4%), plus a general experience rate. In no 863 event shall the resulting rate be in excess of five and 864 four-tenths percent (5.4%). 865 2. The employer's individual experience rate 866 shall be equal to his benefit ratio as computed under subsection 867 (2)(b)(iii) above. 868 3. The general experience rate shall be 869 determined in the following manner: The commission shall 870 determine annually, for the thirty-six (36) consecutive 871 calendar-month period ending on the computation date, the amount 872 of benefits which were not charged to the record of any employer 873 and of benefits which were ineffectively charged to the employer's 874 experience-rating record. For the purposes of subsection 875 (2)(b)(iv)3, the term "ineffectively charged benefits" shall 876 include: The total of the amounts of benefits charged to the 877 878 experience-rating records of all eligible employers which caused 619

H. B. No. 61 99\HR03\R908 PAGE 26 879 their benefit ratios to exceed five and four-tenths percent (5.4%), the total of the amounts of benefits charged to the 880 881 experience-rating records of all ineligible employers which would cause their benefit ratios to exceed five and four-tenths percent 882 883 (5.4%) if they were eligible employers, and the total of the 884 amounts of benefits charged or chargeable to the experience-rating 885 record of any employer who has discontinued his business or whose 886 coverage has been terminated within such period; provided, that 887 solely for the purposes of determining the amounts of 888 ineffectively charged benefits as herein defined, a "benefit 889 ratio" shall be computed for each ineligible employer, which shall 890 be the quotient obtained by dividing the total benefits charged to his experience-rating record throughout the period ending on the 891 computation date, during which his experience-rating record has 892 893 been chargeable with benefits, by his total taxable payroll for 894 the same period on which all contributions due have been paid on 895 or before the September 30 immediately following the computation date; and provided further, that such benefit ratio shall be 896 897 computed to the tenth of one percent (.1%) and any remainder shall be rounded to the next higher tenth. The ratio of the sum of 898 899 these amounts to the taxable wages paid during the same period by all eligible employers whose benefit ratio did not exceed five and 900 four-tenths percent (5.4%), computed to the next higher tenth of 901 902 one percent (.1%), shall be the general experience rate. 903 The general experience rate shall be 4. 904 adjusted by use of the size of fund index factor. This factor may be positive or negative, and shall be determined as follows: 905 From

the target SOFI of 1.50, subtract the simple average of the current and preceding years' exposure criterions divided by the cost rate criterion. The result is then multiplied by the product of the CRC and total wages for the twelve-month period ending June 30 divided by the taxable wages for the twelve-month period ending June 30. This is the percentage positive or negative added to the general experience rate. This percentage is computed to one (1)

H. B. No. 619 99\HR03\R908 PAGE 27 913 decimal place, and rounded to the next higher tenth.

Notwithstanding any other provisions of 914 5. 915 subsection (2)(b)(iv), if the general experience rate for any tax year as computed and adjusted on the basis of the size of fund 916 917 index is a negative percentage, it shall be disregarded. The commission shall include in its annual 918 6. 919 rate notice to employers a brief explanation of the elements of 920 the general experience rate, and shall include in its regular publications an annual analysis of benefits not charged to the 921 922 record of any employer, and of the benefit experience of employers by industry group whose benefit ratio exceeds four percent (4%), 923 924 and of any other factors which may affect the size of the general 925 experience rate.

926 When any employing unit in any manner succeeds (v) 927 to or acquires the organization, trade, business or substantially 928 all the assets thereof of an employer, excepting any assets 929 retained by such employer incident to the liquidation of his obligations, whether or not such acquiring employing unit was an 930 931 employer within the meaning of Section 71-5-11, subsection H, prior to such acquisition, and continues such organization, trade 932 933 or business, the experience-rating and payroll records of the predecessor employer shall be transferred as of the date of 934 935 acquisition to the successor employer for the purpose of rate 936 determination.

937 (vi) When any employing unit succeeds to or 938 acquires a distinct and severable portion of an organization, 939 trade or business, the experience-rating and payroll records of 940 such portion, if separately identifiable, shall be transferred to 941 the successor upon:

942 1. The mutual consent of the predecessor and
943 the successor,
944 2. Approval of the commission,
945 3. Continued operation of the transferred

946 portion by the successor after transfer, and H. B. No. 619

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99\HR03\R908
PAGE 28
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947 4. The execution and the filing with the 948 commission by the predecessor employer of a waiver relinquishing 949 all rights to have the experience-rating and payroll records of 950 the transferred portion used for the purpose of determining 951 modified rates of contribution for such predecessor.

952 (vii) If the successor was an employer subject to 953 this chapter prior to the date of acquisition, it shall continue 954 to pay contributions at the rate applicable to it from the date the acquisition occurred until the end of the then current tax 955 956 If the successor was not an employer prior to the date of year. 957 acquisition, it shall pay contributions at the rate applicable to 958 the predecessor or, if more than one (1) predecessor and the same 959 rate is applicable to both, the rate applicable to the predecessor 960 or predecessors, from the date the acquisition occurred until the 961 end of the then current tax year. If the successor was not an 962 employer prior to the date the acquisition occurred and 963 simultaneously acquires the businesses of two (2) or more 964 employers to whom different rates of contributions are applicable, 965 it shall pay contributions from the date of the acquisition until 966 the end of the current tax year at a rate computed on the basis of 967 the combined experience-rating and payroll records of the 968 predecessors as of the computation date for such tax year. In all 969 cases the rate of contributions applicable to such successor for 970 each succeeding tax year shall be computed on the basis of the combined experience-rating and payroll records of the successor 971 972 and the predecessor or predecessors.

(viii) The commission shall notify each employer 973 974 quarterly of the benefits paid and charged to his 975 experience-rating record; and such notification, in the absence of an application for redetermination filed within thirty (30) days 976 977 after the date of the mailing of such notice, shall be final, conclusive and binding upon the employer for all purposes. A 978 979 redetermination, made after notice and opportunity for a fair 980 hearing, by a hearing officer designated by the commission who H. B. No. 619 99\HR03\R908 PAGE 29

981 shall consider and decide these and related applications and protests; and the finding of fact in connection therewith may be 982 983 introduced into any subsequent administrative or judicial proceedings involving the determination of the rate of 984 985 contributions of any employer for any tax year, and shall be entitled to the same finality as is provided in this subsection 986 987 with respect to the findings of fact in proceedings to redetermine the contribution rate of an employer. 988

989 (ix) The commission shall notify each employer of his rate of contribution as determined for any tax year as soon as 990 reasonably possible after November 1 of the preceding year. 991 Such 992 determination shall be final, conclusive and binding upon such 993 employer unless, within thirty (30) days after the date of the 994 mailing of such notice to his last known address, the employer 995 files with the commission an application for review and 996 redetermination of his contribution rate, setting forth his 997 reasons therefor. If the commission grants such review, the employer shall be promptly notified thereof and shall be afforded 998 999 an opportunity for a fair hearing by a hearing officer designated 1000 by the commission who shall consider and decide these and related applications and protests; but no employer shall be allowed, in 1001 any proceeding involving his rate of contributions or contribution 1002 1003 liability, to contest the chargeability to his account of any 1004 benefits paid in accordance with a determination, redetermination or decision pursuant to Sections 71-5-515 through 71-5-533 except 1005 1006 upon the ground that the services on the basis of which such 1007 benefits were found to be chargeable did not constitute services performed in employment for him, and then only in the event that 1008 he was not a party to such determination, redetermination, 1009 1010 decision or to any other proceedings provided in this chapter in 1011 which the character of such services was determined. The employer shall be promptly notified of the denial of this application or of 1012 1013 the redetermination, both of which shall become final unless, 1014 within ten (10) days after the date of mailing of notice thereof, H. B. No. 619 99\HR03\R908

PAGE 30

1015 there shall be an appeal to the commission itself. Any such appeal shall be on the record before said designated hearing 1016 1017 officer, and the decision of said commission shall become final 1018 unless, within thirty (30) days after the date of mailing of 1019 notice thereof to the employer's last known address, there shall 1020 be an appeal to the Circuit Court of the First Judicial District of Hinds County, Mississippi, in accordance with the provisions of 1021 law with respect to review of civil causes by certiorari. 1022 SECTION 3. This act shall take effect and be in force from 1023 1024 and after its passage.