MISSISSIPPI LEGISLATURE

By: Representative Fleming

To: Labor

HOUSE BILL NO. 183

AN ACT TO CREATE THE UNEMPLOYMENT INSURANCE FOR DOMESTIC 1 2 VIOLENCE SURVIVORS ACT; TO AMEND SECTION 71-5-513, MISSISSIPPI 3 CODE OF 1972, TO PROVIDE THAT A PERSON WHO LEAVES WORK DUE TO 4 DOMESTIC VIOLENCE SHALL NOT BE DISQUALIFIED FROM RECEIVING UNEMPLOYMENT BENEFITS; TO REQUIRE THE MISSISSIPPI EMPLOYMENT 5 б SECURITY COMMISSION TO CREATE A CURRICULUM TO TRAIN EMPLOYEES IN 7 THE NATURE AND DYNAMICS OF DOMESTIC VIOLENCE; AND FOR RELATED 8 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. This act shall be known as the "Unemployment 10 11 Insurance for Domestic Violence Survivors Act." SECTION 2. Section 71-5-513, Mississippi Code of 1972, is 12 amended as follows: 13 14 71-5-513. A. An individual shall be disqualified for benefits: 15 (a) For the week, or fraction thereof, which (1)16 immediately follows the day on which he left work voluntarily 17 18 without good cause, if so found by the commission, and for each 19 week thereafter until he has earned remuneration for personal services performed for an employer, as in this chapter defined, 20 equal to not less than eight (8) times his weekly benefit amount, 21 as determined in each case, provided that marital, filial and 22 23 domestic circumstances and obligations shall not be deemed good cause within the meaning of this subsection, except as otherwise 24 25 provided in subsection D. of this section. Pregnancy shall not be deemed to be a marital, filial or domestic circumstance for the 26 purpose of this subsection. 27 28 (b) For the week, or fraction thereof, which immediately follows the day on which he was discharged for 29 misconduct connected with his work, if so found by the commission, 30 *HR03/R141* H. B. No. 183 G1/2

04/HR03/R141 PAGE 1 (GT\LH) and for each week thereafter until he has earned remuneration for personal services performed for an employer, as in this chapter defined, equal to not less than eight (8) times his weekly benefit amount, as determined in each case.

35 (c) The burden of proof of good cause for leaving
36 work shall be on the claimant, and the burden of proof of
37 misconduct shall be on the employer.

For the week, or fraction thereof, with respect to 38 (2)which he willfully makes a false statement, a false representation 39 of fact, or willfully fails to disclose a material fact for the 40 purpose of obtaining or increasing benefits under the provisions 41 of this law, if so found by the commission, and such individual's 42 43 maximum benefit allowance shall be reduced by the amount of benefits so paid to him during any such week of disqualification; 44 and additional disqualification shall be imposed for a period not 45 exceeding fifty-two (52) weeks, the length of such period of 46 47 disqualification and the time when such period begins to be determined by the commission, in its discretion, according to the 48 circumstances in each case. 49

50 (3) If the commission finds that he has failed, without 51 good cause, either to apply for available suitable work when so 52 directed by the employment office or the commission, to accept suitable work when offered him, or to return to his customary 53 54 self-employment (if any) when so directed by the commission, such 55 disqualification shall continue for the week in which such failure occurred and for not more than the twelve (12) weeks which 56 57 immediately follow such week, as determined by the commission 58 according to the circumstances in each case.

59 (a) In determining whether or not any work is suitable for an individual, the commission shall consider among 60 61 other factors the degree of risk involved to his health, safety 62 and morals, his physical fitness and prior training, his experience and prior earnings, his length of unemployment and 63 *HR03/R141* 183 H. B. No. 04/HR03/R141 PAGE 2 (GT\LH)

64 prospects for securing local work in his customary occupation, and 65 the distance of the available work from his residence; provided, 66 however, that offered employment paying the minimum wage or 67 higher, if such minimum or higher wage is that prevailing for his 68 customary occupation or similar work in the locality, shall be 69 deemed to be suitable employment after benefits have been paid to 70 the individual for a period of eight (8) weeks.

(b) Notwithstanding any other provisions of this chapter, no work shall be deemed suitable and benefits shall not be denied under this chapter to any otherwise eligible individual for refusing to accept new work under any of the following conditions:

76 (i) If the position offered is vacant due 77 directly to a strike, lockout or other labor dispute; 78 (ii) If the wages, hours or other conditions 79 of the work offered are substantially less favorable to the 80 individual than those prevailing for similar work in the locality; (iii) If as a condition of being employed the 81 individual would be required to join a company union or to resign 82 83 from or refrain from joining any bona fide labor organization. 84 (4) For any week with respect to which the commission 85 finds that his total unemployment is due to a stoppage of work which exists because of a labor dispute at a factory, 86 establishment or other premises at which he is or was last 87 88 employed; provided, that this subsection shall not apply if it is shown to the satisfaction of the commission: 89 90 (a) He is unemployed due to a stoppage of work occasioned by an unjustified lockout, provided such lockout was 91 not occasioned or brought about by such individual acting alone or 92 with other workers in concert; or 93 94 (b) He is not participating in or directly 95 interested in the labor dispute which caused the stoppage of work; 96 and

H. B. No. 183 *HRO3/R141* 04/HR03/R141 PAGE 3 (GT\LH) 97 (c) He does not belong to a grade or class of 98 workers of which, immediately before the commencement of stoppage, 99 there were members employed at the premises at which the stoppage 100 occurs, any of whom are participating in or directly interested in 101 the dispute.

Provided, that if in any case separate branches of work which are commonly conducted as separate businesses in separate premises are conducted in separate departments of the same premises, each such department shall, for the purposes of this subsection, be deemed to be a separate factory, establishment or other premises.

107 (5) For any week with respect to which he has received 108 or is seeking unemployment compensation under an unemployment 109 compensation law of another state or of the United States. Provided, that if the appropriate agency of such other state or of 110 the United States finally determines that he is not entitled to 111 such unemployment compensation benefits, this disqualification 112 113 shall not apply. Nothing in this subsection contained shall be 114 construed to include within its terms any law of the United States providing unemployment compensation or allowances for honorably 115 116 discharged members of the Armed Forces.

(6) For any week with respect to which he is receiving 117 118 or has received remuneration in the form of payments under any governmental or private retirement or pension plan, system or 119 policy which a base-period employer is maintaining or contributing 120 121 to or has maintained or contributed to on behalf of the individual; provided, that if the amount payable with respect to 122 123 any week is less than the benefits which would otherwise be due under Section 71-5-501, he shall be entitled to receive for such 124 week, if otherwise eligible, benefits reduced by the amount of 125 126 such remuneration. However, on or after the first Sunday immediately following July 1, 2001, no social security payments, 127 128 to which the employee has made contributions, shall be deducted 129 from unemployment benefits paid for any period of unemployment *HR03/R141* H. B. No. 183

04/HR03/R141 PAGE 4 (GT\LH) beginning on or after the first Sunday following July 1, 2001. This one-hundred-percent exclusion shall not apply to any other governmental or private retirement or pension plan, system or policy. If benefits payable under this section, after being reduced by the amount of such remuneration, are not a multiple of One Dollar (\$1.00), they shall be adjusted to the next lower multiple of One Dollar (\$1.00).

(7) For any week with respect to which he is receiving 137 or has received remuneration in the form of a back pay award, or 138 139 other compensation allocable to any week, whether by settlement or 140 otherwise. Any benefits previously paid for weeks of unemployment with respect to which back pay awards, or other such compensation, 141 142 are made shall constitute an overpayment and such amounts shall be 143 deducted from the award by the employer prior to payment to the employee, and shall be transmitted promptly to the commission by 144 the employer for application against the overpayment and credit to 145 146 the claimant's maximum benefit amount and prompt deposit into the 147 fund; provided, however, the removal of any charges made against the employer as a result of such previously paid benefits shall be 148 149 applied to the calendar year and the calendar quarter in which the 150 overpayment is transmitted to the commission, and no attempt shall 151 be made to relate such a credit to the period to which the award Any amount of overpayment so deducted by the employer 152 applies. 153 and not transmitted to the commission shall be subject to the same 154 procedures for collection as is provided for contributions by Sections 71-5-363 through 71-5-381. Any amount of overpayment not 155 156 deducted by the employer shall be established as an overpayment against the claimant and collected as provided above. It is the 157 158 purpose of this paragraph to assure equity in the situations to which it applies, and it shall be construed accordingly. 159

B. Notwithstanding any other provision in this chapter, no
 otherwise eligible individual shall be denied benefits for any
 week because he is in training with the approval of the
 H. B. No. 183 *HR03/R141*

04/HR03/R141 PAGE 5 (GT\LH) 163 commission; nor shall such individual be denied benefits with 164 respect to any week in which he is in training with the approval 165 of the commission by reason of the application of provisions in 166 Section 71-5-511, subsection (c), relating to availability for 167 work, or the provisions of subsection A(3) of this section, 168 relating to failure to apply for, or a refusal to accept, suitable 169 work.

170 C. Notwithstanding any other provisions of this chapter, no otherwise eligible individual shall be denied benefits for any 171 week because he or she is in training approved under Section 172 173 236(a)(1) of the Trade Act of 1974, nor shall such individual be denied benefits by reason of leaving work to enter such training, 174 175 provided the work left is not suitable employment, or because of the application to any such week in training of provisions in this 176 law (or any applicable federal unemployment compensation law), 177 178 relating to availability for work, active search for work or 179 refusal to accept work.

For purposes of this section, the term "suitable employment" means with respect to an individual, work of a substantially equal or higher skill level than the individual's past adversely affected employment (as defined for purposes of the Trade Act of 184 1974), and wages for such work at not less than eighty percent (80%) of the individual's average weekly wage as determined for the purposes of the Trade Act of 1974.

D. (1) Notwithstanding any other provision in this chapter, no otherwise eligible individual shall be denied benefits if the individual establishes that the reason the individual left work was due to domestic violence. Domestic violence means abuse, as defined in Section 93-21-3, committed against an employee or an employee's dependent child, including:

193(a) The individual's reasonable fear of future194domestic violence at or en route to or from the individual's place

195 <u>of employment.</u>

H. B. No. 183 *HRO3/R141* 04/HR03/R141 PAGE 6 (GT\LH) 196 (b) The individual's need to relocate to another geographic area in order to avoid future domestic violence. 197 (c) The individual's need to address the physical, 198 199 psychological and legal impacts of domestic violence. 200 (d) The individual's need to leave employment as a 201 condition of receiving services or shelter from an agency which 202 provides support services or shelter to victims of domestic 203 violence. 204 (e) Any other situation in which domestic violence causes the individual to reasonably believe that termination of 205 206 employment is necessary for the future safety of the individual or 207 the individual's family. (2) An individual may demonstrate the existence of 208 209 domestic violence by providing one of the following: 210 (a) A restraining order or other documentation of 211 equitable relief issued by a court of competent jurisdiction. (b) A police record documenting the abuse. 212 213 (c) Documentation that the abuser has been convicted of violent offense where the employee or employee's 214 215 dependent child was the victim. 216 (d) Medical documentation of the abuse. 217 (e) A statement provided by a counselor, social 218 worker, health worker, member of the clergy, shelter worker, legal advocate or other professional who has assisted the individual in 219 220 addressing the effects of the abuse on the individual or the individual's family. 221 222 (f) A sworn statement from the individual 223 attesting to the abuse. 224 SECTION 3. The Mississippi Employment Security Commission 225 shall create and implement a training curriculum approved by the 226 Legislature. 227 All personnel of the Mississippi Employment Security 228 Commission shall be trained in this curriculum not later than *HR03/R141* H. B. No. 183 04/HR03/R141 PAGE 7 (GT\LH)

sixty (60) days from the effective date of this section. The commission shall develop an ongoing plan for employees to be trained in the nature and dynamics of domestic violence so that an employee's absence from employment stemming from domestic violence is reliably screened and adjudicated and so that victims of domestic violence are able to take advantage of the full range of job services provided by the commission.

236 SECTION 4. This act shall take effect and be in force from 237 and after July 1, 2004.