# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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#### HOUSE BILL 1040 Committee Substitute Favorable 8/19/02 Third Edition Engrossed 8/27/02

Short Title:	Temporary Exte	nded Unemployment Benefits.	(Public)
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Sponsors:

Referred to:

## April 10, 2001

1			A BILI	L TO BE EN	JTITLED		
2	AN ACT RELAT	FING TO	THE 7	<b>FEMPORAF</b>	RY EXTENDED	) UNEMPLO	OYMENT
3	BENEFITS S	SECOND	TIER	BENEFIT	QUALIFICAT	ION FOR	NORTH
4	CAROLINA.						
5	The General Asser	nbly of No	rth Caro	olina enacts:			
6	SECTI	<b>ON 1.</b> G.S.	. 96-12.	01(a1)(4) re	ads as rewritten:		
7	"(4) Т	There is an	"on ind	icator" for t	his State for a w	eek if the Co	ommission
8	d	etermines,	in acco	ordance with	n the regulation	s of the Uni	ted States
9	S	ecretary of	Labor,	that for the	period consisting	g of such wee	ek and the
10	i	mmediate p	precedin	ig 12 weeks,	the rate of insur	red unemploy	ment (not
11	S	easonally a	djusted)	) under this (	Chapter:		
12	a	. Equa	led or e	xceeded one	e hundred twenty	percent (120	)%) of the
13		avera	ige of s	such rates f	or the correspo	nding 13-we	ek period
14		endin	ig in eac	ch of the pre	ceding two caler	ıdar years, an	d equaled
15		orex	ceeded :	five percent	(5%), or		
16	b	. Equa	led or e	xceeded six	percent <del>(6%).<u>(69</u></del>	%), or	
17	<u>c</u>	<u>. With</u>	respect	t to benefits	for weeks of un	nemployment	t in North
18		<u>Carol</u>	-	-	<u>May 1, 2002.</u>		
19		<u>1.</u>	The a	average rate	e of total unen	nployment (s	seasonally
20			<u>adjust</u>	ted), as dete	rmined by the U	Jnited States	Secretary
21					period consisti	•	
22			three	months for	which data for a	all states are	published
23			before	e the close of	f such week equa	als or exceeds	s a six and
24			one-h	alf percent (	<u>6.5%), and</u>		
25		<u>2.</u>	The a	average rate	of total unemp	ployment in	the State
26					ed), as determine	•	
27				•	or, for the three-	-	
28			to in	sub-subdivis	sion c.1. of this	subdivision,	equals or

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1				
1				eds one hundred ten percent (110%) of such average
2				either or both of the corresponding three-month
3	_		*	ds ending in the two preceding calendar years.
4	<u>d.</u>			State "off indicator" for a week with respect to sub-
5				c. of this subdivision, only if, for the period
6			-	of such week and the immediately preceding 12
7				option specified in sub-subdivision c. does not result
8		<u>in an</u>	on in	dicator.
9	<u>e.</u>	Tota		led benefit amount.
10		<u>1.</u>	The	total extended benefit amount payment to any
11			<u>eligit</u>	ble individual with respect to the applicable benefit
12			year	shall be the least of the following amounts:
13			<u>I.</u>	Fifty percent (50%) of the total amount of regular
14				benefits which were payable to the individual
15				under this Chapter in the individual's applicable
16				benefit year; or
17			<u>II.</u>	Thirteen times the individual's weekly benefit
18				amount that was payable to the individual under
19				this Chapter for a week of total unemployment in
20				the applicable benefit year.
21		<u>2.</u>	<u>I.</u>	Effective with respect to weeks beginning in a
22			_	high unemployment period, sub-subdivision e.1.
23				of this subdivision shall be applied by
24				substituting:
25				A. "Eighty percent (80%)" for "fifty percent
26				(50%)" in sub-subdivision e.1.I., and
27				B. "Twenty" for "thirteen" in sub-subdivision
28				e.1.II.
29			II.	For purposes of sub-subdivision 2.I., the term
30				"high unemployment period" means any period
31				during which an extended benefit period would be
32				in effect if sub-subdivision c. of this subdivision
33				were applied by substituting "eight percent (8%)"
34				for "six and one-half percent (6.5%)"."
35	SECTION	<b>1.1.</b> G	.S. 96-1	12.01(g) reads as rewritten:
36	"(g) Prior to Jan	uary 1	, 1978,	, any extended benefits paid to any claimant under
37		-		to the account of the base period employer(s) who
38			-	r. However, fifty percent (50%) of any such benefits
39		•	-	l in G.S. $96-9(c)(2)a$ (except that G.S. $96-9(c)(2)b$
40	-	-		le amount shall be charged to the account of the
41		-	-	imbursement basis in lieu of taxes.
42				ne federal portion of any extended benefits shall not
43				nployer who pays taxes as required by this Chapter
44				ed benefits shall be charged be:
	-			-

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1	<u>(1)</u>	<u>Charged</u> to the account of such employer employer; or
2	<u>(2)</u>	Not charged to the account of the employer under the provisions of
3		<u>G.S. 96-9(c)(2)</u> .
4	All state por	tions of the extended benefits paid shall be charged to the account of
5	governmental en	ntities or other employers not liable for FUTA taxes who are the base

6 period employers."
7 SECTIO

**SECTION 2.** This act is effective when it becomes law.