## COMMITTEE OF CONFERENCE SUBSTITUTE TO SB 167

# A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 8 of Title 34 of the Official Code of Georgia Annotated, relating to 2 employment security, so as to provide for an extension of the reduction in contribution rates 3 through December 31, 2004; to extend the suspension of the surcharge based upon the 4 State-wide Reserve Ratio; to amend Code Section 34-8-195 of the Official Code of Georgia 5 Annotated, relating to determination of eligibility for unemployment benefits generally, so as to provide that employees of employee leasing companies and professional employer 6 7 organizations shall be presumed to have voluntarily left employment without good cause if 8 the employees do not contact the employee leasing companies and professional employer 9 organizations for reassignment upon the completion of an assignment; to provide for related 10 matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

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#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

12		<b>SECTION 1.</b>		
13	Chapter 8 of Title 34 of th	e Official Code of Georgia	Annotated, relating t	o employment
14	security, is amended by stri	king subparagraph (d)(4)(E	3) of Code Section 34-8	8-156, relating
15	to the State-wide Reserve F	Ratio, and inserting in lieu t	hereof a new subparag	raph (d)(4)(B)
16	to read as follows:			
17	"(B) Except for any	y year or portion of a ye	ear during which the	provisions of
18	paragraph (1) of subs	ection (f) of Code Section 3	34-8-155 apply, when	the State-wide
19	Reserve Ratio, as cald	culated above, is less than	1.7 percent, there shall	l be an overall
20	increase in the rate,	as of the computation dat	e, for each employer	whose rate is
21	computed under a rate	table in Code Section 34-8-	155 in accordance with	n the following
22	table:			
23	If the State-wide Res	serve Ratio:		
24	Equals or	But Is	Overall	

24	Equals or	But Is	Overall
25	Exceeds	Less Than	Increase

1	1.5 percent	1.7 percent	25 percent
2	1.25 percent	1.5 percent	50 percent
3	0.75 percent	1.25 percent	75 percent
4	Under 0.75 percent		100 percent

provided, however, that for the period of January 1 through December 31, 2003 2004, 5 6 the overall increase in the rate required under this subparagraph shall be suspended and 7 the provisions of this subparagraph shall be null and void, except in the event the State-wide Reserve Ratio, as calculated above, is less than 1.00 percent, then the 8 9 Commissioner of Labor shall have the option of imposing an increase in the overall rate 10 of up to 35 percent, as of the computation date, for each employer whose rate is 11 computed under a rate table in Code Section 34-8-155. The issues of part-time employment coverage and military transfer coverage will be considered in a study 12 committee to meet in the summer of 2003." 13

### **SECTION 2.**

- Code Section 34-8-195 of the Official Code of Georgia Annotated, relating to determination
  of eligibility for unemployment benefits generally, is amended by striking subsection (c) and
  inserting in lieu thereof a new subsection (c) to read as follows:
- "(c) An individual shall not be deemed to be unemployed in any week such individual 18 19 refuses an intermittent or temporary assignment without good cause when the assignment offered is comparable to previous work or assignments performed by the individual or 20 21 meets the conditions of employment previously agreed to between the individual and the 22 employer. Such individual may be considered unemployed with respect to any week an 23 assignment or work is not offered by the employer; provided, however, an employee of a 24 temporary help contracting firm, an employee leasing company, or a professional employer 25 organization as defined in Code Section 34-7-6 will be presumed to have voluntarily left employment without good cause if the employee does not contact the temporary help 26 27 contracting firm, employee leasing company, or professional employer organization for 28 reassignment upon completion of an assignment; provided, further, that such failure to 29 contact the temporary help contracting firm, employee leasing company, or professional 30 employer organization will not be considered a voluntary departure from employment 31 unless the employee has been advised in writing of the obligation to contact the firm such 32 employer upon completion of assignments and has been advised in writing that 33 unemployment benefits may be denied for failure to do so."

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1	SECTION 3.
2	This Act shall become effective upon its approval by the Governor or upon its becoming law
3	without such approval.
4	SECTION 4.

# **SECTION 4.**

5 All laws and parts of laws in conflict with this Act are repealed.