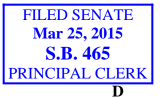
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015



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SENATE DRS45233-LR-80 (03/10)

	Short Title:	UI/Work Sharing Options for Employers. (Public			
	Sponsors:	Senator Hartsell (Primary Sponsor).			
	Referred to:				
1		A BILL TO BE ENTITLED			
2	AN ACT TO ESTABLISH A WORK SHARING OPTION FOR EMPLOYERS UNDER THE				
3	UNEMPLOYMENT SECURITY LAWS.				
4	The General A	The General Assembly of North Carolina enacts:			
5	SE	SECTION 1. Effective July 1, 2015, Chapter 96 of the General Statutes is			
6	amended by ac	amended by adding a new Article to read:			
7		" <u>Article 4.</u>			
8		"Short-Time Compensation Program.			
9	" <u>§ 96-40. Def</u>				
0	The follow	ving definitions apply in this Article:			
1	<u>(1)</u>				
2		an employing unit that has a least two employees to which an approved			
3		short-time compensation plan applies.			
4	<u>(2)</u>				
5		Division as provided by this Article.			
б	<u>(3)</u>				
7		retirement benefits under a defined benefit pension plan as defined in section			
8		414(j) of the Internal Revenue Code, contributions under a defined			
)		contribution plan as defined in section 414(i) of the Internal Revenue Code			
)		or that are incidents of employment in addition to the cash remuneration			
		earned.			
	<u>(4)</u>				
	(5)	Article.			
Ļ	<u>(5)</u>				
, ,		employees in an affected unit under an approved short-time compensation			
)		plan, as distinguished from the unemployment benefits otherwise payable under the unemployment compensation provisions of State law.			
8	(6)				
))	<u>(6)</u>	approval by an affected unit of the employer to avert layoffs.			
,)	<u>(7)</u>				
,	<u>(7)</u>	this Article other than short-time compensation and includes any amounts			
2		payable pursuant to an agreement under any federal law providing for			
3		compensation, assistance, or allowances with respect to unemployment.			
, 	<u>(8)</u>				
r j	<u>(0)</u>	part-time employees in the affected unit when that unit is operating on its			
<i>'</i>		part time employees in the unceded unit when that unit is operating of its			



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	regular basis, not to exceed 40 hours and not including hours of overtime
	work.
' <u>§ 96-41. Applic</u>	ation to participate in short-time compensation program.
(a) An en	ployer that wishes to participate in the Program shall submit to the Division a
signed, written s	nort-time compensation plan for approval. The Division shall develop at
application form	o request approval of a plan and an approval process. The application shal
include:	
<u>(1)</u>	The affected unit or units covered by the plan, including the number of
	full-time or part-time workers in the unit, identification of each individua
	employee in the affected unit by name, Social Security number, and the
	employer's unemployment tax account number, and any other information
	required by the Division to identify plan participants.
<u>(2)</u>	A description of how workers in the affected unit will be notified of the
	employer's participation in the plan if the application is approved, including
	how the employer will notify those workers in a collective bargaining unit as
	well as any workers in the affected unit who are not in a collective
	bargaining unit. If the employer will not provide advance notice to workers
	in the affected unit, the employer shall explain in a statement in the
	application why it is not feasible to provide the notice.
(3)	A requirement that the employer identify the usual weekly hours of work for
	employees in the affected unit and the specific percentage by which their
	hours will be reduced during all weeks covered by the plan. An application
	shall specify the overall work reduction for which a short-time compensation
	application may be approved, which shall be not less than ten percent (10%
	and not more than sixty percent (60%) of the usual work hours during that
	period. If the plan includes any week for which the employer regularly
	provides no work due to a holiday or other plant closing, then the week shal
	be identified in the application. Notwithstanding the other provisions of this
	subdivision, an employer shall be allowed some weeks of complete plan
	shutdown in appropriate industries or given certain modes of operation.
<u>(4)</u>	Certification by the employer that, if the employer provides health benefits
	and retirement benefits to any employee whose usual weekly hours of world
	are reduced under the Program, the benefits will continue to be provided to
	employees participating in the Program under the same terms and condition
	as though the usual weekly hours of the employee had not been reduced or to
	the same extent as other employees not participating in the Program. Fo
	defined benefit retirement plans, the hours that are reduced under the plan
	shall be credited for purposes of participation, vesting, and accrual o
	benefits as though the usual weekly hours of work had not been reduced
	The dollar amount of employer contributions to a defined contribution plan
	that are based on a percentage of compensation may be due less to the
	reduction in the employee's compensation. However, an application may
	contain the required certification when a reduction in health and retiremen
	•
	benefits scheduled to occur during the duration of the plan will be applicable
	benefits scheduled to occur during the duration of the plan will be applicable equally to employees who are not participating in the Program and to those
	• • •
(5)	equally to employees who are not participating in the Program and to those employees who are participating.
<u>(5)</u>	equally to employees who are not participating in the Program and to those employees who are participating. Certification by the employer that the aggregate reduction in work hours is
<u>(5)</u> (6)	equally to employees who are not participating in the Program and to those employees who are participating.
	equally to employees who are not participating in the Program and to those employees who are participating. Certification by the employer that the aggregate reduction in work hours is in lieu of layoffs, whether temporary or permanent layoffs or both.

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1	of the plan, monitor and evaluate the plan, and (iii)	follow any other
2	directives the Division deems necessary for the agency	•
3	plan and that are consistent with the requirements for plan	applications.
4	(7) Certification by the employer that participation in t	the plan and its
5	implementation is consistent with the employer's of	obligations under
6	applicable federal and State laws.	
7	(8) The effective date and duration of the plan, which shall ex	xpire no later than
8	the end of the 12th full calendar month after the effective d	ate.
9	(9) Any other provision added to the application by the Divi	sion that the U.S.
10	Secretary of Labor determines to be appropriate for purpos	e of this Program.
11	(b) Regarding employers in appropriate industries or that have	certain modes of
12	operation, and only if the employer demonstrates good cause, the Div	<u>vision may allow</u>
13	flexibility in the application process in cases where it is reasonable not to req	uire specific dates
14	and hours in the application, notwithstanding the provisions of subsection (a)	of this section.
15	" <u>§ 96-42. Approval and disapproval of plan.</u>	
16	The Division shall approve or disapprove a short-time compensation plan	
17	30 days of its receipt and promptly communicate the decision to the emp	-
18	disapproving the plan shall clearly identify the reasons for the disapproval	* *
19	shall be final, but the employer shall be allowed to submit another plan for a	<u>pproval not earlier</u>
20	than 90 days from the date of the disapproval.	
21	" <u>§ 96-43. Effective date and duration of plan.</u>	
22	A short-time compensation plan shall be effective on the date that is mut	
23	by the employer and the Division, which shall be specified in the notice of	* *
24	employer. The plan shall expire on the date specified in the notice of approv	
25 26	either the date at the end of the 12th full calendar month after its effective date	
26	mutually agreed upon by the employer and the Division. However,	
27	compensation plan is revoked under G.S. 96-44, the plan shall terminate on in the Division's written order of revocation. An employer may terminate a	-
28 29	upon written notice to the Division. Upon receipt of notice from the employer	
29 30	shall promptly notify each member of the affected unit of the termination of	-
31	may submit a new application to participate in another plan at any time after	
32	termination date.	
33	"§ 96-44. Revocation of approval of plan.	
34	(a) The Division may revoke approval of a short-time compensati	on plan for good
35	cause at any time. The revocation order shall be in writing and shall specify t	
36	revocation and the date the revocation is effective. The Division shall state of	
37	for the revocation.	really the reasons
38	(b) The Division may periodically review the operation of each e	mplover's plan to
39	assure that no good cause exists for revocation of the approval of the plan.	· ·
40	include, but not be limited to, failure to comply with the assurances g	
41	unreasonable revision of productivity standards for the affected unit, condu	
42	tending to defeat the intent and effective operation of the plan, and violation	
43	which approval of the plan was based.	¢
44	"§ 96-45. Modification of approved plan.	
45	(a) An employer may request a modification of an approved plan b	by filing a written
46	request to the Division. The request shall identify the specific provision	s proposed to be
47	modified and provide an explanation of why the proposed modification is a	appropriate for the
48	plan. The Division shall approve or disapprove the proposed modification in	writing within 30
49	days of receipt and promptly communicate the decision to the employer.	
50	(b) The Division, in its discretion, may approve a request for modifi	
51	based on conditions that have changed since the plan was approved,	provided that the

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1	modification is consistent with and supports the purposes for which the plan was	s initially			
2	approved. A modification shall not extend the expiration date of the original plan	, and the			
3	Division shall promptly notify the employer whether the plan modification has been	approved			
4	and, if approved, the effective date of modification.				
5	(c) An employer is not required to request approval of a plan modification if the				
6	is not substantial, but the employer shall report every change to the plan to the				
7	promptly and in writing. The Division may terminate an employer's plan if the employer fails to				
8	meet this reporting requirement. If the Division determines that the reported change is				
9	substantial, the Division shall require the employer to request a modification to the pla				
10	(d) The Division shall use its best efforts to provide for timely and				
11	modifications. The provisions of this section shall be liberally construed so as to pr				
12	most flexibility for employers and the Division in order to carry out the purpose	<u>es of this</u>			
13	Article.				
14	" <u>§ 96-46. Eligibility for short-time compensation.</u>				
15	An individual is eligible to receive short-time compensation with respect to any v				
16	if the individual is monetarily eligible for unemployment compensation, not	otherwise			
17	disqualified for unemployment compensation, and:	. 1 .			
18	(1) During the week, the individual is employed as a member of an affe				
19	under an approved short-time compensation plan, which was approved to that weak, and the plan is in effect with respect to the weak.				
20 21	to that week, and the plan is in effect with respect to the week f	or which			
21	 <u>short-time compensation is claimed;</u> (2) Notwithstanding any other provisions of this Chapter relating to av 	voilability			
22	(2) <u>Notwithstanding any other provisions of this Chapter relating to av</u> for work and actively seeking work, the individual is available				
23 24	individual's usual hours of work with the short-time compensation e				
24	which may include, for purposes of this section, participating in the				
26	enhance job skills that is approved by the Division as employer-s				
20	training or training funded under the Workforce Investment Act of I	-			
28	(3) Notwithstanding any other provision of law, an individual covered				
29	is deemed unemployed in any week during the duration of the p				
30	individual's remuneration as an employee in an affected unit is				
31	based on a reduction of the individual's usual weekly hours of work				
32	approved short-time compensation plan.				
33	"§ 96-47. Benefits.				
34	(a) The short-time compensation weekly benefit amount shall be the produ	ict of the			
35	regular weekly unemployment compensation amount for a week of total unem	<u>ployment</u>			
36	multiplied by the percentage of reduction in the individual's usual weekly hours of wor	: <u>k.</u>			
37	(b) An individual may be eligible for short-time compensation or unem	<u>ployment</u>			
38	compensation, as appropriate, except that no individual shall be:				
39	(1) Eligible for combined benefits in any benefit year in an amount n	nore than			
40		<u>ployment</u>			
41	compensation; and				
42	(2) Paid short-time compensation benefits for more than 52 weeks under	-			
43	(c) The short-time compensation paid to an individual shall be deducted				
44	maximum entitlement amount of regular unemployment compensation established	<u>d</u> for the			
45	individual's benefit year.				
46	(d) <u>Provisions applicable to unemployment compensation claimants shall</u>				
47	short-time compensation claimants to the extent that they are not inconsistent				
48	Program's provisions. An individual who files an initial claim for short-time com	pensation			
49	benefits shall receive a monetary determination.				

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1	(e) The t	following provisions apply to individuals who work for	or both a short-time
2		mployer and another employer during weeks covered	
3	short-time comp	· · · · ·	
4	(1)	If combined hours of work in a week for both employ	ers do not result in a
5	<u></u>	reduction of at least ten percent (10%) or, if higher, the	
6		of reduction required to be eligible for a short-time cor	
7		provided in this title, of the usual weekly hours of wor	±
}		employer, the individual shall not be entitled to l	
		short-time compensation provisions.	
	(2)	If the combined hours of work for both employers r	esults in a reduction
	<u></u>	equal to or greater than ten percent (10%) or, if h	
		percentage reduction required to be eligible for a sho	-
		employer, the short-time compensation benefit and	*
		individual is reduced for that week and is determined	1 V
		weekly unemployment benefit amount for a week of to	
		the percentage by which the combined hours of work h	
		ten percent (10%) or, if higher, the minimum percenta	•
		to be eligible for a short-time compensation benefit as	
		or more of the individual's usual weekly hours of wor	±
		benefits are paid under this subdivision shall be rep	
		short-time compensation.	
	<u>(3)</u>	If an individual worked the reduced percentage of the u	sual weekly hours of
		work for the short-time compensation employer and is a	•
		her usual hours of work with the short-time compensati	
		individual did not work any hours for the other employ	± •
		the lack of work with that employer or because the	ndividual is excused
		from work with the other employer, the individual	shall be eligible for
		short-time compensation for that week. The benefit a	amount for the week
		shall be calculated as provided in subsection (a) of this s	section.
	<u>(f)</u> <u>An in</u>	ndividual who is not provided any work during a wee	ek by the short-time
	compensation e	mployer, or any other employer, and who is oth	nerwise eligible for
	unemployment	compensation shall be eligible for the amount of re	gular unemployment
	compensation to	which the individual would otherwise be eligible.	
	<u>(g)</u> <u>An i</u>	ndividual who is not provided any work by the shore	t-time compensation
	employer during	a week, but who works for another employer and is other	wise eligible, may be
	paid unemploym	ent compensation for that week subject to the disqualify	ying income or other
	provision applica	ble to claims for regular compensation.	
	" <u>§ 96-48. Chan</u> g	ging short-time compensation benefits.	
	Short-time co	ompensation shall be charged to employers' experience r	ating accounts in the
	same manner as	unemployment compensation is charged under this Chap	ter. Employers liable
	for payments in I	lieu of contributions shall have short-time compensation a	ttributed to service in
	their employ in t	he same manner as unemployment compensation is attributed attribut	<u>ited.</u>
	" <u>§ 96-49. Exten</u>	ded benefits.	
	An individu	al who has received all of the short-time compen	sation or combined
	unemployment c	ompensation and short-time compensation available in a	benefit year shall be
	considered an ex	haustee for purposes of extended benefits, and if otherwis	e eligible under those
	provisions, shall	be eligible to receive extended benefits.	
	" <u>§ 96-50. Sever</u>	ability.	
	• •	ion of this Article is found by the U.S. Department of La	
	of federal law, th	ne finding shall render the provision of this Article inoper	ative, but the finding

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- 1 shall invalidate the remaining provisions of this Article and is confined in its operation to the
- 2 3
- specific provision found to be in violation of federal law." SECTION 2. This act is effective when it becomes law.