## House Bill 1090 (AS PASSED HOUSE AND SENATE)

By: Representatives Silcox of the 52<sup>nd</sup>, Jones of the 47<sup>th</sup>, Cooper of the 43<sup>rd</sup>, Hatchett of the 150<sup>th</sup>, and Dempsey of the 13<sup>th</sup>

## A BILL TO BE ENTITLED AN ACT

1	To amend Titles 34 and 45 of the Official Code of Georgia Annotated, relating to labor and
2	industrial relations and public officers and employees, respectively, so as to change certain
3	provisions and to provide certain benefits and procedures affecting employment and
4	separation from employment; to provide for employers, including state entities and local
5	governments, to satisfy certain requirements for break times to allow employees to express
6	breast milk; to revise and provide for definitions; to change the definition of the term
7	"deductible earnings"; to provide for emergency adjustments to the "Employment Security
8	Law" during a state-wide emergency declared by the Governor; to extend the maximum
9	benefit weeks; to provide the Commissioner with the authority to establish a short-time
10	compensation program; to provide for related matters; to provide for an effective date; to
11	repeal conflicting laws; and for other purposes.
12	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
13	PART I
14	SECTION 1-1.
15	Title 34 of the Official Code of Georgia Annotated, relating to labor and industrial relations,
16	is amended by revising Code Section 34-1-6, relating to employer obligation to provide time
17	for women to express breast milk for infant child, as follows:
18	"34-1-6.
19	(a) As used in this Code section, the term 'employer' means any person or entity that
20	employs one or more employees and shall include; provided, however, that such term shall
21	not include the state and its political subdivisions.
22	(b)(1) An employer may provide reasonable unpaid break time each day shall provide
23	
~ .	break time of a reasonable duration to an employee who needs desires to express breast
24	milk at the worksite during work hours. for her infant child. The employer may make
24 25	

20

26	area), other than a toilet stall, where the employee can express her milk in privacy. The
27	break time shall, if possible, run concurrently with any break time already provided to the
28	employee. An employer is not required to provide break time under this Code section if
29	to do so would unduly disrupt the operations of the employer.
30	(2) Any break time provided for under this Code section shall be paid at the employee's
31	regular rate of compensation. If the employee is paid on a salary basis, the employer shall
32	neither require the salaried employee to use paid leave during any break time nor reduce
33	the employee's salary as a result of the salaried employee taking a break to express breast
34	milk during the workday.
35	(3) No employer shall be required to provide paid break time to an employee on any day
36	that the employee is working away from any of the employer's worksites.
37	(4) The employer shall provide a private location, other than a restroom, where such
38	employee can express breast milk in privacy at the worksite.
39	(c) An employer that employs fewer than 50 employees shall not be subject to any
40	requirement of this Code section that would impose an undue hardship by causing the
41	employer significant difficulty or expense when considered in relation to the size, financial
42	resources, nature, or structure of the employer's business."
43	SECTION 1-2.
44	Title 45 of the Official Code of Georgia Annotated, relating to public officers and employees,
45	is amended by adding a new Code section to read as follows:
46	″ <u>45-1-7.</u>
47	(a) As used in this Code section, the term 'agency' means a branch, department, agency,
48	board, bureau, office, commission, public corporation, authority, county, municipal
49	corporation, school district, or other political subdivision of this state.
50	(b) Each agency shall provide paid break time of a reasonable duration to an employee
51	who desires to express breast milk during work hours at the agency's worksite. Such break
52	time shall be paid at the employee's regular rate of compensation. If the employee is paid
53	on a salary basis, the agency shall neither require the salaried employee to use paid leave
54	during any break nor reduce the employee's salary as a result of the salaried employee
55	taking a break to express breast milk during the workday. No agency shall be required to
56	provide paid break time to an employee on any day that the employee is working away
57	
	from the agency's worksite.
58	from the agency's worksite. (c) Each agency shall provide a room or other location, other than a restroom, in close

60 <u>this Code section can express breast milk in privacy at the agency's worksite.</u>

HB 1090/AP

61	(d) No agency shall have liability under this Code section for making reasonable efforts
62	to comply with this Code section."
63	PART II
64	SECTION 2-1.
65	Title 34 of the Official Code of Georgia Annotated, relating to labor and industrial relations,
66	is amended by revising Code Section 34-8-30, relating to deductible earnings, as follows:
67	″34-8-30.
68	As used in this chapter, the term 'deductible earnings' means all money in excess of \$30.00
69	earned each week earned by a claimant for services performed, whether or not received by
70	such claimant, in excess of an amount established by the Commissioner as promulgated by
71	rules and regulations. The amount established by the Commissioner shall not be less than
72	\$50.00 nor shall it exceed \$300.00. For claims filed on or after July 1, 2002, the term
73	'deductible earnings' means all money in excess of \$50.00 each week earned by a claimant
74	for services performed, whether or not received by such claimant. Deductible earnings
75	shall be subtracted from the weekly benefit amount of the claim."
76	SECTION 2-2.
77	Said title is further amonded in Code Section 24.9.70 relating to duties and newsons of
77	Said title is further amended in Code Section 34-8-70, relating to duties and powers of
77 78	Commissioner, by adding a new subsection to read as follows:
78	Commissioner, by adding a new subsection to read as follows:
78 79	Commissioner, by adding a new subsection to read as follows: "(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the
78 79 80	Commissioner, by adding a new subsection to read as follows: "(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the
78 79 80 81	Commissioner, by adding a new subsection to read as follows: "(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may
78 79 80 81 82	Commissioner, by adding a new subsection to read as follows: "(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily:
78 79 80 81 82 83	Commissioner, by adding a new subsection to read as follows: "(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily: (A) Modify the maximum benefit amount for regular state benefits, not to exceed 26
78 79 80 81 82 83 84	Commissioner, by adding a new subsection to read as follows: "(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily: (A) Modify the maximum benefit amount for regular state benefits, not to exceed 26 times the weekly benefit amount;
78 79 80 81 82 83 84 85	<ul> <li>Commissioner, by adding a new subsection to read as follows:</li> <li>"(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily:</li> <li>(A) Modify the maximum benefit amount for regular state benefits, not to exceed 26 times the weekly benefit amount;</li> <li>(B) Suspend unemployment insurance tax filing and payment deadlines and penalties;</li> </ul>
78 79 80 81 82 83 84 85 86	<ul> <li>Commissioner, by adding a new subsection to read as follows:</li> <li>"(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily:</li> <li>(A) Modify the maximum benefit amount for regular state benefits, not to exceed 26 times the weekly benefit amount;</li> <li>(B) Suspend unemployment insurance tax filing and payment deadlines and penalties;</li> <li>(C) Waive charges to employers for benefits paid;</li> </ul>
78 79 80 81 82 83 84 85 86 87	<ul> <li>Commissioner, by adding a new subsection to read as follows:</li> <li>"(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily:</li> <li>(A) Modify the maximum benefit amount for regular state benefits, not to exceed 26 times the weekly benefit amount;</li> <li>(B) Suspend unemployment insurance tax filing and payment deadlines and penalties;</li> <li>(C) Waive charges to employers for benefits paid;</li> <li>(D) Expedite the processing of claims; and</li> </ul>
78 79 80 81 82 83 84 85 86 87 88	<ul> <li>Commissioner, by adding a new subsection to read as follows:</li> <li>"(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily: <ul> <li>(A) Modify the maximum benefit amount for regular state benefits, not to exceed 26 times the weekly benefit amount;</li> <li>(B) Suspend unemployment insurance tax filing and payment deadlines and penalties;</li> <li>(C) Waive charges to employers for benefits paid;</li> <li>(D) Expedite the processing of claims; and</li> <li>(E) Waive work search reporting requirements.</li> </ul> </li> </ul>
78 79 80 81 82 83 84 85 86 87 88 88 89	<ul> <li>Commissioner, by adding a new subsection to read as follows:</li> <li>"(i)(1) Notwithstanding any other provision of law, the Commissioner shall have the authority to adopt emergency rules when a state-wide emergency declared by the Governor is in effect and the General Assembly is not in session. Such rules may temporarily:</li> <li>(A) Modify the maximum benefit amount for regular state benefits, not to exceed 26 times the weekly benefit amount;</li> <li>(B) Suspend unemployment insurance tax filing and payment deadlines and penalties;</li> <li>(C) Waive charges to employers for benefits paid;</li> <li>(D) Expedite the processing of claims; and</li> <li>(E) Waive work search reporting requirements.</li> <li>(2) Any emergency rule adopted by the Commissioner pursuant to this subsection shall</li> </ul>

93 (B) The date on which the state-wide emergency ends as declared by the Governor.

20

129

- 94 (3) Any emergency rule adopted pursuant to this subsection shall be published on the
   95 website of the department and submitted as promptly as reasonably practicable to the
   96 Governor, the Speaker of the House of Representatives, the President Pro Tempore of the
   97 Senate, and the chairpersons of the House Committee on Industry and Labor and the
- 98 <u>Senate Insurance and Labor Committee.</u>
- 99 (4) Any rule promulgated under this Code section shall not supersede an executive order
   100 of the Governor."
- 101 **SECTION 2-3.** 102 Said title is further amended in Code Section 34-8-193, relating to determination of weekly benefit amount, by revising subsections (d) and (e) as follows: 103 104 "(d)(1) Except as otherwise provided in this subsection, the maximum benefits payable 105 to an individual in a benefit year shall: (A) For claims filed prior to June 14, 2020, be the lesser of: 106 107 Fourteen times the weekly benefit amount, if this state's average <del>(A)</del>(i) unemployment rate is at or below 6.5 percent, with an additional weekly amount 108 109 added for each 0.5 percent increment in this state's average unemployment rate above 110 6.5 percent up to a maximum of 20 times the weekly benefit amount if this state's 111 average unemployment rate equals or exceeds 9 percent; or 112 (B)(ii) One-fourth of the base period wages: and 113 (B) For claims filed on or after June 14, 2020, be the lesser of: (i) Fourteen times the weekly benefit amount, if this state's average unemployment 114 115 rate is at or below 4.5 percent, with an additional weekly amount added for each 116 0.5 percent increment in this state's average unemployment rate above 4.5 percent up 117 to a maximum of 26 times the weekly benefit amount if this state's average 118 unemployment rate exceeds 10 percent; or (ii) One-fourth of the base period wages. 119 If the amount computed is not a multiple of the weekly benefit amount, the total will be 120 adjusted to the nearest multiple of the weekly benefit amount. The duration of benefits 121 shall be extended in accordance with Code Section 34-8-197. 122 (2) In addition to and subsequent to payment of all benefits otherwise allowed under 123 paragraph (1) of this subsection whenever the average rate of total unemployment in this 124 state, seasonally adjusted, as determined by the United States secretary of labor, for the 125 period consisting of the most recent three months for which data for all states are 126 127 published before the close of such week equals or exceeds 11 percent, weekly unemployment compensation shall be payable under this subsection to any individual 128

who is unemployed, has exhausted all rights to regular unemployment compensation

130 under the provisions of Article 7 of this chapter, and is enrolled and making satisfactory progress, as determined by the Commissioner, in a training program approved by the 131 132 department, or in a job training program authorized under the Workforce Investment Act of 1998, Public Law 105-220, and not receiving similar stipends or other training 133 allowances for nontraining costs. Each such training program approved by the 134 department or job training program authorized under the Workforce Investment Act of 135 1998 shall prepare individuals who have been separated from a declining occupation, as 136 designated by the department from time to time, or who have been involuntarily and 137 indefinitely separated from employment as a result of a permanent reduction of 138 operations at the individual's place of employment, for entry into a high-demand 139 occupation, as designated by the department from time to time. The amount of 140 unemployment compensation payable under this subsection to an individual for a week 141 of unemployment shall be equal to the individual's weekly benefit amount for the 142 individual's most recent benefit year less deductible earnings, if any. For claims filed 143 prior to June 14, 2020, the The total amount of unemployment compensation payable 144 under this subsection to any individual shall be equal to 14 times the individual's weekly 145 benefit amount for the individual's most recent benefit year, if this state's average 146 147 unemployment rate is at or below 6.5 percent, with an additional weekly amount added 148 for each 0.5 percent increment in this state's average unemployment rate above 6.5 149 percent up to a maximum of 20 times the weekly benefit amount if this state's average 150 unemployment rate equals or exceeds 9 percent. For claims filed on or after June 14, 151 2020, the total amount of unemployment compensation payable under this subsection to any individual shall be equal to 14 times the individual's weekly benefit amount for the 152 individual's most recent benefit year, if this state's average unemployment rate is at or 153 154 below 4.5 percent, with an additional weekly amount added for each 0.5 percent increment in this state's average unemployment rate above 4.5 percent up to a maximum 155 of 26 times the weekly benefit amount if this state's average unemployment rate exceeds 156 <u>10 percent.</u> The provisions of subsection (d) of Code Section 34-8-195 shall apply to 157 eligibility for benefits under this subsection. Except when the result would be 158 159 inconsistent with other provisions of this subsection, all other provisions of Article 7 of this chapter shall apply to the administration of the provisions of this subsection. 160

(3) As used in this subsection, the term 'state's average unemployment rate' means the
average of the adjusted state-wide unemployment rates as published by the department
for the time periods of April 1 through April 30 and October 1 through October 31. The
average of the adjusted state-wide unemployment rates for the time period of April 1
through April 30 shall be effective on and after July 1 of each year and shall be effective
through December 31. The average of the adjusted state-wide unemployment rates for

20

167	the time period of October 1 through October 31 shall be effective on and after January 1
168	of each year and shall be effective through June 30.
169	(e)(1) An otherwise eligible individual shall be paid the weekly benefit amount, less gross
170	earnings in excess of \$30.00 an amount established by the Commissioner as promulgated
171	by rules and regulations, payable to the individual applicable to the week for which benefits
172	are claimed. Such remaining benefit, if not a multiple of \$1.00, shall be computed to the
173	nearest multiple of \$1.00. Earnings of \$30.00 or less equal to or less than the amount
174	established by the Commissioner will not affect entitlement to benefits. The amount
175	established by the Commissioner shall not be less than \$50.00 nor shall it exceed \$300.00.
176	For the purpose of this subsection, jury duty pay shall not be considered as earnings.
177	(2) For claims filed on or after July 1, 2002, an otherwise eligible individual shall be paid
178	the weekly benefit amount, less gross earnings in excess of \$50.00, payable to the
179	individual applicable to the week for which benefits are claimed. Such remaining benefit,
180	if not a multiple of \$1.00, shall be computed to the nearest multiple of \$1.00. Earnings
181	of \$50.00 or less will not affect entitlement to benefits. For the purpose of this paragraph,
182	jury duty pay shall not be considered as earnings."
183	SECTION 2-4.
184	Said title is further amended in Chapter 8, relating to employment security, by adding a new
185	article to read as follows:
100	
186	" <u>ARTICLE 11</u>
187	34-8-290.
188	(a) The Commissioner shall have the authority to adopt, amend, or rescind rules and
189	regulations and to take such other action as deemed necessary or suitable in order to
190	establish a work-sharing program that provides employers with an alternative to layoffs.
191	(b) Any work-sharing program so established shall:
192	(1) Allow employers to voluntarily reduce employees' hours by 10 to 60 percent in lieu
193	of layoffs and provide employees with a corresponding prorated share of unemployment
194	benefits;
195	(2) Conform to the provisions of the definition of short-time compensation program
196	provided in 26 U.S.C. Section 3306(v) of the Federal Unemployment Tax Act; and
197	(3) Include such provisions as are necessary to qualify for available federal
198	reimbursement of benefits and federal short-time compensation administrative grants
199	available, including, but not limited to, any funds available under Title II, Subtitle A of
200	the CARES Act (Public Law 116-136), as amended."

	20 HB 1090/AP
201	PART III
202	SECTION 3-1.
203	This Act shall become effective upon its approval by the Governor or upon its becoming law
204	without such approval.
205	SECTION 3-2.
206	All laws and parts of laws in conflict with this Act are repealed.