FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 649

101ST GENERAL ASSEMBLY

1496H.02C

DANA RADEMAN MILLER, ChiefClerk

AN ACT

To repeal section 288.060 as enacted by house bill no. 150, ninety-eighth general assembly, first regular session, and section 288.060 as enacted by house bill no. 163, ninety-sixth general assembly, first regular session, and to enact in lieu thereof two new sections relating to employment security, with delayed effective dates.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 288.060 as enacted by house bill no. 150, ninety-eighth general assembly, first regular session, and section 288.060 as enacted by house bill no. 163, ninety-sixth general assembly, first regular session, are repealed and two new sections enacted in lieu thereof, to be known as sections 288.060 and 288.104, to read as follows:

288.060. 1. All benefits shall be paid through employment offices in accordance with 2 such regulations as the division may prescribe.

3 2. Each eligible insured worker who is totally unemployed in any week shall be paid for4 such week a sum equal to his or her weekly benefit amount.

5 3. Each eligible insured worker who is partially unemployed in any week shall be paid for such week a partial benefit. Such partial benefit shall be an amount equal to the difference 6 between his or her weekly benefit amount and that part of his or her wages for such week in 7 excess of twenty dollars, and, if such partial benefit amount is not a multiple of one dollar, such 8 9 amount shall be reduced to the nearest lower full dollar amount. For calendar year 2007 and 10 each year thereafter, such partial benefit shall be an amount equal to the difference between his 11 or her weekly benefit amount and that part of his or her wages for such week in excess of twenty 12 dollars or twenty percent of his or her weekly benefit amount, whichever is greater, and, if such 13 partial benefit amount is not a multiple of one dollar, such amount shall be reduced to the nearest 14 lower full dollar amount. Pay received by an eligible insured worker who is a member of the

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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organized militia for training or duty authorized by Section 502(a)(1) of Title 32, United StatesCode, shall not be considered wages for the purpose of this subsection.

17 4. The division shall compute the wage credits for each individual by crediting him or 18 her with the wages paid to him or her for insured work during each quarter of his or her base 19 period or twenty-six times his or her weekly benefit amount, whichever is the lesser. In addition, 20 if a claimant receives wages in the form of termination pay or severance pay and such payment 21 appears in a base period established by the filing of an initial claim, the claimant may, at his or 22 her option, choose to have such payment included in the calendar quarter in which it was paid 23 or choose to have it prorated equally among the quarters comprising the base period of the claim. 24 For the purpose of this section, wages shall be counted as wage credits for any benefit year, only 25 if such benefit year begins subsequent to the date on which the employing unit by whom such 26 wages were paid has become an employer. The wage credits of an individual earned during the 27 period commencing with the end of a prior base period and ending on the date on which he or 28 she filed an allowed initial claim shall not be available for benefit purposes in a subsequent benefit year unless, in addition thereto, such individual has subsequently earned either wages for 29 insured work in an amount equal to at least five times his or her current weekly benefit amount 30 31 or wages in an amount equal to at least ten times his or her current weekly benefit amount.

5. The duration of benefits payable to any insured worker during any benefit year shallbe limited to:

34 (1) Twenty weeks if the Missouri average unemployment rate is higher than nine
 35 percent [or higher];

36 (2) Nineteen weeks if the Missouri average unemployment rate is [between] higher than
 37 eight and one-half percent [and] but no higher than nine percent;

38 (3) Eighteen weeks if the Missouri average unemployment rate is higher than eight
 39 percent [up to and including] but no higher than eight and one-half percent;

40 (4) Seventeen weeks if the Missouri average unemployment rate is [between] higher
41 than seven and one-half percent [and] but no higher than eight percent;

42 (5) Sixteen weeks if the Missouri average unemployment rate is higher than seven
43 percent [up to and including] but no higher than seven and one-half percent;

44 (6) Fifteen weeks if the Missouri average unemployment rate is [between] higher than
45 six and one-half percent [and] but no higher than seven percent;

46 (7) Fourteen weeks if the Missouri average unemployment rate is higher than six
47 percent [up to and including] but no higher than six and one-half percent;

48 (8) Thirteen weeks if the Missouri average unemployment rate is higher than five and
49 one-half percent but no higher than [below] six percent; and

(9) Twelve weeks if the Missouri average unemployment rate is at or below five and one-half percent.

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53 As used in this subsection, the phrase "Missouri average unemployment rate" means the average 54 of the seasonally adjusted statewide unemployment rates as published by the United States 55 Department of Labor, Bureau of Labor Statistics, for the time periods of January first through 56 March thirty-first and July first through September thirtieth. The average of the seasonally 57 adjusted statewide unemployment rates for the time period of January first through March 58 thirty-first shall be effective on and after July first of each year and shall be effective through 59 December thirty-first. The average of the seasonally adjusted statewide unemployment rates for 60 the time period of July first through September thirtieth shall be effective on and after January 61 first of each year and shall be effective through June thirtieth[, and

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(9) The provisions of this subsection shall become effective January 1, 2016].

63 6. In the event that benefits are due a deceased person and no petition has been filed for 64 the probate of the will or for the administration of the estate of such person within thirty days 65 after his or her death, the division may by regulation provide for the payment of such benefits 66 to such person or persons as the division finds entitled thereto and every such payment shall be 67 a valid payment to the same extent as if made to the legal representatives of the deceased.

7. The division is authorized to cancel any benefit warrant remaining outstanding and
unpaid one year after the date of its issuance and there shall be no liability for the payment of any
such benefit warrant thereafter.

8. The division may establish an electronic funds transfer system to transfer directly to claimants' accounts in financial institutions benefits payable to them pursuant to this chapter. To receive benefits by electronic funds transfer, a claimant shall satisfactorily complete a direct deposit application form authorizing the division to deposit benefit payments into a designated checking or savings account. Any electronic funds transfer system created pursuant to this subsection shall be administered in accordance with regulations prescribed by the division.

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9. The division may issue a benefit warrant covering more than one week of benefits.

78 10. Prior to January 1, 2005, the division shall institute procedures including, but not 79 limited to, name, date of birth, and Social Security verification matches for remote claims filing 80 via the use of telephone or the internet in accordance with such regulations as the division shall 81 prescribe. At a minimum, the division shall verify the Social Security number and date of birth 82 when an individual claimant initially files for unemployment insurance benefits. If verification 83 information does not match what is on file in division databases to what the individual is stating, 84 the division shall require the claimant to submit a division-approved form requesting an affidavit 85 of eligibility prior to the payment of additional future benefits. The division of employment security shall cross-check unemployment compensation applicants and recipients with Social Security Administration data maintained by the federal government at least weekly. The division of employment security shall cross-check at least monthly unemployment compensation applicants and recipients with department of revenue drivers license databases.

90 The division may promulgate all necessary rules and regulations for the 11. administration of this section. Any rule or portion of a rule, as that term is defined in 91 92 section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, 93 94 if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay 95 the effective date, or to disapprove and annul a rule are subsequently held 96 97 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this act shall be invalid and void. 98

2 [288.060. 1. All benefits shall be paid through employment offices in accordance with such regulations as the division may prescribe.

3 2. Each eligible insured worker who is totally unemployed in any week 4 shall be paid for such week a sum equal to his or her weekly benefit amount. 3. Each cligible insured worker who is partially unemployed in any week 5 6 shall be paid for such week a partial benefit. Such partial benefit shall be an 7 amount equal to the difference between his or her weekly benefit amount and that 8 part of his or her wages for such week in excess of twenty dollars, and, if such 9 partial benefit amount is not a multiple of one dollar, such amount shall be reduced to the nearest lower full dollar amount. For calendar year 2007 and each 10 year thereafter, such partial benefit shall be an amount equal to the difference 11

12 between his or her weekly benefit amount and that part of his or her wages for such week in excess of twenty dollars or twenty percent of his or her weekly 13 14 benefit amount, whichever is greater, and, if such partial benefit amount is not a multiple of one dollar, such amount shall be reduced to the nearest lower full 15 16 dollar amount. Termination pay, severance pay, or pay received by an eligible 17 insured worker who is a member of the organized militia for training or duty 18 authorized by Section 502(a)(1) of Title 32, United States Code, shall not be 19 considered wages for the purpose of this subsection.

20 4. The division shall compute the wage credits for each individual by erediting him or her with the wages paid to him or her for insured work during 21 each quarter of his or her base period or twenty-six times his or her weekly 22 23 benefit amount, whichever is the lesser. In addition, if a claimant receives wages 24 in the form of termination pay or severance pay and such payment appears in a base period established by the filing of an initial claim, the claimant may, at his 25 26 or her option, choose to have such payment included in the calendar quarter in which it was paid or choose to have it prorated equally among the quarters 27 28 comprising the base period of the claim. The maximum total amount of benefits

29 payable to any insured worker during any benefit year shall not exceed twenty times his or her weekly benefit amount, or thirty-three and one-third percent of 30 his or her wage credits, whichever is the lesser. For the purpose of this section, 31 wages shall be counted as wage credits for any benefit year, only if such benefit 32 33 year begins subsequent to the date on which the employing unit by whom such 34 wages were paid has become an employer. The wage credits of an individual earned during the period commencing with the end of a prior base period and 35 ending on the date on which he or she filed an allowed initial claim shall not be 36 37 available for benefit purposes in a subsequent benefit year unless, in addition thereto, such individual has subsequently earned either wages for insured work 38 39 in an amount equal to at least five times his or her current weekly benefit amount or wages in an amount equal to at least ten times his or her current weekly benefit 40 41 amount.

42 5. In the event that benefits are due a deceased person and no petition has
 43 been filed for the probate of the will or for the administration of the estate of such
 44 person within thirty days after his or her death, the division may by regulation
 45 provide for the payment of such benefits to such person or persons as the division
 46 finds entitled thereto and every such payment shall be a valid payment to the
 47 same extent as if made to the legal representatives of the deceased.

48 6. The division is authorized to cancel any benefit warrant remaining
 49 outstanding and unpaid one year after the date of its issuance and there shall be
 50 no liability for the payment of any such benefit warrant thereafter.

7. The division may establish an electronic funds transfer system to 51 transfer directly to claimants' accounts in financial institutions benefits payable 52 53 to them pursuant to this chapter. To receive benefits by electronic funds transfer, a claimant shall satisfactorily complete a direct deposit application form 54 55 authorizing the division to deposit benefit payments into a designated checking or savings account. Any electronic funds transfer system created pursuant to this 56 subsection shall be administered in accordance with regulations prescribed by the 57 58 division.

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 60 of benefits.

61 Prior to January 1, 2005, the division shall institute procedures including, but not limited to, name, date of birth, and Social Security verification 62 matches for remote claims filing via the use of telephone or the internet in 63 64 accordance with such regulations as the division shall prescribe. At a minimum, the division shall verify the Social Security number and date of birth when an 65 individual claimant initially files for unemployment insurance benefits. If 66 67 verification information does not match what is on file in division databases to what the individual is stating, the division shall require the claimant to submit a 68 division-approved form requesting an affidavit of eligibility prior to the payment 69 of additional future benefits. The division of employment security shall 70 71 eross-check unemployment compensation applicants and recipients with Social

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Security Administration data maintained by the federal government at least
 weekly. The division of employment security shall cross-check at least monthly
 unemployment compensation applicants and recipients with department of
 revenue drivers license databases.]

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288.104. 1. This section shall be known and may be cited as the "Employment 2 Security Program Integrity Act of 2021".

3 4 2. As used in this section, the following terms mean:

(1) "Department of corrections", the Missouri department of corrections;

5 (2) "Division", the division of employment security of the Missouri department of 6 labor and industrial relations;

7 (3) "Employment security rolls", the list of all persons currently receiving
8 employment security benefits under this chapter, to be kept and updated by the division;
9 (4) "Integrity Data Hub", the Integrity Data Hub designed and published by the

10 UI Integrity Center of the National Association of State Workforce Agencies (NASWA);

(5) "New-hire records", the directory of newly hired and rehired employees
 reported under applicable state and federal laws and managed by the division.

13 **3.** The division shall engage with and utilize the Integrity Data Hub to ensure the 14 integrity of the state's employment security rolls.

4. The division shall, on a weekly basis, check its employment security rolls against a list of incarcerated individuals, which shall be provided to the division by the department of corrections, to verify the eligibility of benefit claimants and to ensure the overall integrity of the state's employment security program.

19 5. (1) The division shall adopt and implement internal administrative policies to 20 prioritize and pursue the recovery of fraudulent or otherwise improper employment 21 security benefit overpayments to the fullest extent allowable under applicable state and 22 federal law. The division shall, without exception, attempt to recover all outstanding 23 employment security benefit overpayments unless doing so would violate state or federal 24 law.

25 (2) The division shall maintain records of all of its attempts to recover employment 26 security benefit overpayments. The division shall issue a written report to the general 27 assembly each year, no later than December thirty-first, describing improper employment 28 security benefit payments and their recovery, the extent to which any improper 29 employment security benefit payments have not been corrected or recovered, and the 30 reasons for the failure of the division to secure such correction or recovery.

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31 (3) The division shall enter into a cooperative agreement with the Office of 32 Inspector General of the United States Department of Labor to proactively detect and 33 investigate cases of employment security fraud.

(4) The division shall issue a written report to the general assembly each year, no
 later than December thirty-first, on the efficacy of employment security fraud detection
 and on the measures taken by the division to prevent employment security fraud.

37 6. The division shall, on a weekly basis, check its new-hire records against the
38 records contained in the National Directory of New Hires in order to verify the eligibility
39 of the individuals named in the division's new-hire records.

The division is hereby authorized to execute a memorandum of understanding
with any governmental entity of this state in order to share and receive such information
as may be necessary for the division to administer the provisions of this section.

8. If the division receives information relating to an individual who has been found eligible for employment security benefits and such information indicates a change in circumstances that could affect the individual's eligibility, the division shall review the individual's eligibility case.

47 9. The division may promulgate all necessary rules and regulations for the 48 administration of this section. Any rule or portion of a rule, as that term is defined in 49 section 536.010, that is created under the authority delegated in this section shall become 50 effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any 51 52 of the powers vested with the general assembly pursuant to chapter 536 to review, to delay 53 the effective date, or to disapprove and annul a rule are subsequently held 54 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted 55 after the effective date of this section shall be invalid and void.

Section B. The repeal of section 288.060 as enacted by house bill no. 163, ninety-sixth general assembly, first regular session, and the repeal and reenactment of section 288.060 as enacted by house bill no. 150, ninety-eighth general assembly, first regular session, of this act shall become effective on January 1, 2022.

Section C. The enactment of section 288.104 of Section A of this act shall become 2 effective on January 1, 2022.

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