98TH GENERAL ASSEMBLY
State of Illinois
2013 and 2014
SB1752

Introduced 2/15/2013, by Sen. Kyle McCarter

## SYNOPSIS AS INTRODUCED:

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820 ILCS 405/610
820 ILCS 405/611
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from Ch. 48, par. 440
from Ch. 48, par. 441

Amends the Unemployment Insurance Act. Provides that payments made pursuant to a collective bargaining agreement to an individual as vacation pay, vacation pay allowance, pay in lieu of vacation, or as standby pay during a period of shutdown for the taking of inventory or for vacation purposes shall be deemed "wages". Makes changes concerning what constitutes "disqualifying income".

AN ACT concerning employment.

# Be it enacted by the People of the State of Illinois, represented in the General Assembly: 

Section 5. The Unemployment Insurance Act is amended by changing Sections 610 and 611 as follows:
(820 ILCS 405/610) (from Ch. 48, par. 440)
Sec. 610. Vacation pay. A. Whenever an employer has announced a period of shutdown for the taking of inventory or for vacation purposes, or both, and (1) at the time of or during such shutdown makes a payment or becomes obligated or holds himself ready to make such payment to an individual as vacation pay, or as vacation pay allowance, or as pay in lieu of vacation, or as standby pay, or (2) has, pursuant to a collective bargaining agreement, made a payment to an individual as vacation pay, vacation pay allowance, pay in lieu of vacation, or as standby pay with respect to a period, such sum shall be deemed "wages" as defined in Section 234, and shall be treated as provided in subsection $C$ of this Section.
B. Whenever in connection with any separation or layoff of an individual, his employer makes a payment or payments to him, or becomes obligated and holds himself ready to make such payment to him as, or in the nature of, vacation pay, or vacation pay allowance, or as pay in lieu of vacation, and
within 10 calendar days after notification of the filing of his claim, designates (by notice to the Director) the period to which such payment shall be allocated (provided, that if such designated period is extended by the employer, he may again similarly designate an extended period, by giving notice thereof not later than the beginning of the extension of such period, with the same effect as if such period of extension were included in the original designation), the amount of any such payment, or obligation to make payment, shall be deemed "wages" as defined in Section 234, and shall be treated as provided in subsection $C$ of this Section.
C. If the employer has not designated the period provided for in subsection $B$ within the prescribed time limits, the wages referred to in subsection B shall not be attributed or be deemed payable to such individual with respect to any week after such separation or layoff. Of the wages described in subsection A (whether or not the employer has designated the period therein described), or of the wages described in subsection $B$ if the period therein described has been designated by the employer as therein provided, a sum equal to such individual's wages for a normal work day shall be attributed to, or deemed to be payable to him with respect to, the first and each subsequent work day except paid holidays in such period until such amount so paid or owing is exhausted. If an employee is entitled to receive and receives holiday pay for any work day in such designated period, such pay shall be
deemed "wages" and the period herein designated shall be extended by such paid holiday. Any individual receiving or entitled to receive wages as provided in this Section shall be ineligible for benefits for any week in which the sums, so designated or attributed to such normal work days, equal or exceed his weekly benefit amount. If no amount is so paid or owing, or if in any week the amount so paid or owing is insufficient to attribute any sum as wages, or if the amount so designated or attributed as wages is less than such individual's weekly benefit amount, he shall be deemed "unemployed" as defined in Section 239.
(Source: P.A. 81-1521.)
(820 ILCS 405/611) (from Ch. 48, par. 441)
Sec. 611. Retirement, severance pay, and payments in lieu of wages.
A. For the purposes of this Section "disqualifying income" means:

1. the the entire amount which an individual has received or will receive with respect to a week in the form of a retirement payment (a) from an individual or organization (i) for which he performed services during his base period or which is liable for benefit charges or payments in lieu of contributions as a result of the payment of benefits to such individual and (ii) which pays all of the cost of such retirement payment, or (b) from a
trust, annuity or insurance fund or under an annuity or insurance contract, to or under which an individual or organization for which he performed services during his base period or which is liable for benefit charges or payments in lieu of contributions as a result of the payment of benefits to such individual pays or has paid all of the premiums or contributions;
2. one-half one-half the amount which an individual has received or will receive with respect to a week in the form of a retirement payment (a) from an individual or organization (i) for which he performed services during his base period or which is liable for benefit charges or payments in lieu of contributions as a result of the payment of benefits to such individual and (ii) which pays some, but not all, of the cost of such retirement payment, or (b) from a trust, annuity or insurance fund (including primary social security old age and disability retirement benefits, including those based on self-employment) or under an annuity or insurance contract, to or under which an individual or organization for which he performed services during his base period or which is liable for benefit charges or payments in lieu of contributions as a result of the payment of benefits to such individual pays or has paid some, but not all, of the premiums or contributions; and -
3. the entire amount which an individual has received
or will receive with respect to a week in the form of a
severance payment or payment in lieu of wages from the
employing unit, unless the employing unit waives the
application of this subsection in writing. If payment is
made by lump sum by the employing unit, a sum equal to
one-fifth of such individual's weekly benefit amount shall
be attributed to, or deemed to be payable to him or her
with respect to, the first and each subsequent work day
following the individual's separation from the employing
unit and the date on which the payment is made until such
amount so paid is exhausted. Notwithstanding paragraph 1
and 2 above, the entire amount which an individual has
received or will receive, with respect to any week which
begins aftex Maxeh 31, 1980, of any govexnmental ox othex
pension, retirement, or retired pay, annuity or any other
similar periodic payment which is based on any previous
work of wuch individual during his base period or which is
liable for benefit charges or payments in lieu of
eontributions as a result of the payment of benefits to
such individual. This paragraph shall be in effect only if
it is required as a condition for full tax credit against
the tax imposed by the Fedexal Unemployment Tax Act.
B. Whenever an individual has received or will receive a
retirement payment for a month, an amount shall be deemed to
have been paid him for each day equal to one-thirtieth of such
retirement payment. If the retirement payment is for a
half-month, an amount shall be deemed to have been paid the individual for each day equal to one-fifteenth of such retirement payment. If the retirement payment is for any other period, an amount shall be deemed to have been paid the individual for each day in such period equal to the retirement payment divided by the number of days in the period.
C. An individual shall be ineligible for benefits for any week with respect to which his disqualifying income equals or exceeds his weekly benefit amount. If such disqualifying income with respect to a week totals less than the benefits for which he would otherwise be eligible under this Act, he shall be paid, with respect to such week, benefits reduced by the amount of such disqualifying income.
D. To assure full tax credit to the employers of this State against the tax imposed by the Federal Unemployment Tax Act, the Director shall take any action as may be necessary in the administration of paragraph 3 of subsection $A$ of this Section to insure that the application of its provisions conform to the requirements of such Federal Act as interpreted by the United States Secretary of Labor or other appropriate Federal agency. (Source: P.A. 86-3.)
