## 96TH GENERAL ASSEMBLY

## State of Illinois

## 2009 and 2010

#### HB4257

Introduced 2/27/2009, by Rep. William D. Burns

### SYNOPSIS AS INTRODUCED:

820 ILCS 405/205

from Ch. 48, par. 315

Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the definition of "employer".

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1 AN ACT concerning employment.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Unemployment Insurance Act is amended by 5 changing Section 205 as follows:

6 (820 ILCS 405/205) (from Ch. 48, par. 315)

7 Sec. 205. "Employer" means:

A. With respect to the the years 1937, 1938, and 1939, any 8 9 employing unit which has or had in employment eight or more individuals on some portion of a day, but not necessarily 10 simultaneously, and irrespective of 11 whether the same individuals are or were employed on each such day within each 12 of twenty or more calendar weeks, whether or not such weeks are 13 14 or were consecutive, within either the current or preceding calendar year; 15

B. 1. With respect to the years 1940 through 1955, inclusive, any employing unit which has or had in employment six or more individuals within each of twenty or more calendar weeks (but not necessarily simultaneously and irrespective of whether the same individuals are or were employed in each such week), whether or not such weeks are or were consecutive, within either the current or preceding calendar year;

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2. With respect to the years 1956 through 1971, inclusive,

any employing unit which has or had in employment four or more individuals within each of twenty or more calendar weeks (but not necessarily simultaneously and irrespective of whether the same individuals are or were employed in each such week), whether or not such weeks are or were consecutive, within either the current or preceding calendar year;

7 3. With respect to the years 1972 and thereafter, except as 8 provided in subsection K and in Section 301, any employing unit 9 which (1) pays or paid, for services in employment, wages of at 10 least \$1500 within any calendar quarter in either the current 11 or preceding calendar year; or (2) has or had in employment at 12 least one individual on some portion of a day, irrespective of 13 whether the same individual is or was employed on each such day, within each of twenty or more calendar weeks, whether or 14 not such weeks are or were consecutive, within either the 15 16 current or preceding calendar year;

4. With respect to the years 1972 and thereafter, any
nonprofit organization as defined in Section 211.2, except as
provided in subsection K and in Section 301;

5. With respect to the years 1972 and thereafter, the State of Illinois and each of its instrumentalities; and with respect to the years 1978 and thereafter, each governmental entity referred to in clause (B) of Section 211.1, except as provided in Section 301;

25 6. With respect to the years 1978 and thereafter, any
26 employing unit for which service in agricultural labor is

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1 performed in employment as defined in Section 211.4, except as 2 provided in subsection K and in Section 301;

7. With respect to the years 1978 and thereafter, any
employing unit for which domestic service is performed in
employment as defined in Section 211.5, except as provided in
subsection K and in Section 301;

7 C. Any individual or employing unit which succeeded to the 8 organization, trade, or business of another employing unit 9 which at the time of such succession was an employer, and any individual or 10 employing unit which succeeded to the 11 organization, trade, or business of any distinct severable 12 portion of another employing unit, which portion, if treated as 13 a separate employing unit, would have been, at the time of the succession, an employer under subsections A or B of this 14 15 Section;

16 D. Any individual or employing unit which succeeded to any 17 of the assets of an employer or to any of the assets of a distinct severable portion thereof, if such portion, when 18 treated as a separate employing unit would be an employer under 19 20 subsections A or B of this Section, by any means whatever, otherwise than in the ordinary course of business, unless and 21 22 until it is proven in any proceeding where such issue is 23 involved that all of the following exist:

241. The successor unit has not assumed a substantial25amount of the predecessor unit's obligations; and

26 2. The successor unit has not acquired a substantial

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amount of the predecessor unit's good will; and

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3. The successor unit has not continued or resumed a substantial part of the business of the predecessor unit in the same establishment;

5 E. Any individual or employing unit which succeeded to the organization, trade, or business, or to any of the assets of a 6 7 predecessor unit (unless and until it is proven in any proceeding where such issue is involved that all the conditions 8 enumerated in subsection D of this Section exist), if the 9 10 experience of the successor unit subsequent to such succession 11 plus the experience of the predecessor unit prior to such 12 succession, both within the same calendar year, would equal the 13 experience necessary to constitute an employing unit an employer under subsections A or B of this Section; 14

For the purposes of this subsection, the term "predecessor unit" shall include any distinct severable portion of an employing unit.

F. With respect to the years 1937 through 1955, inclusive, 18 any employing unit which together with one or more other 19 20 employing units is owned or controlled, directly or indirectly, by legally enforceable means or otherwise, by the same 21 22 interests, or which owns or controls one or more other 23 employing units directly or indirectly, by legally enforceable means or otherwise, and which if treated as a single unit with 24 25 such other employing units or interests or both would be an employer under subsections A or B of this Section; 26

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G. Any employing unit which, having become an employer
 under subsections A, B, C, D, E, or F of this Section, has not,
 under Section 301, ceased to be an employer;

H. For the effective period of its election pursuant to
Section 302, any other employing unit which has elected to
become fully subject to this Act;

7 I. Any employing unit which is an employer under Section 8 245;

J. Any employing unit which, having become an employer
under Section 245, has not, with respect to the year 1960 or
thereafter, ceased to be an employer under Section 301; or

J-1. On and after December 21, 2000, any Indian tribe for which service in "employment" as defined under this Act is performed.

K. In determining whether or not an employing unit for 15 16 which service other than domestic service is also performed is 17 an employer under paragraphs 3, 4, or 6 of subsection B, the domestic service of an individual and the wages paid therefor 18 shall not be taken into account. In determining whether or not 19 an employing unit for which service other than agricultural 20 labor is also performed is an employer under paragraphs 4 or 7 21 22 of subsection B, the service of an individual in agricultural 23 labor and the wages paid therefor shall not be taken into account. An employing unit which is an employer under paragraph 24 25 6 of subsection B is an employer under paragraph 3 of 26 subsection B.

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1 (Source: P.A. 92-555, eff. 6-24-02.)