CHAPTER 8	815. UNEMPLOYMENT INSURANCE
PROPOSED	RULES WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS REGISTER.
	MENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS SUBJECT TO
	NG CHANGES AS REQUIRED BY THE <i>TEXAS REGISTER</i> .
The Texas W	Vorkforce Commission (Commission) proposes the following new subchapter to
	related to Unemployment Insurance:
r	
Subchapt	ter F, Extended Benefits, §§815.170 - 815.174
1	
PART I.	PURPOSE, BACKGROUND, AND AUTHORITY
PART II.	EXPLANATION OF INDIVIDUAL PROVISIONS
PART III.	IMPACT STATEMENTS
PART IV.	COORDINATION ACTIVITIES
PART I. PU	RPOSE, BACKGROUND, AND AUTHORITY
The purpose	of the proposed Chapter 815 rule changes is to adjust unemployment eligibility
periods, as ne	ecessary, to maximize receipt of 100 percent federally shared extended
unemployme	ent benefits in accordance with the American Recovery and Reinvestment Act of
1 .	d February 17, 2009 (P.L. 111-5), Division B, Title II, relating to Assistance for
	Workers and Struggling Families, §2005. This authority was granted to the
	under House Bill (HB) 4586, 81st Texas Legislature, Regular Session (2009).
The Commis	sion must take this action in order to pay unemployed individuals who are
exhausting th	neir regular and emergency unemployment benefits. During this period of high,
sustained une	employment, these 100 percent federally shared extended benefits are vital to out-of-
	who are struggling to pay their bills while seeking work. These benefits also serve
	eeded stabilizing factor in local economies.
PART II. EX	XPLANATION OF INDIVIDUAL PROVISIONS
	TER F. EXTENDED BENEFITS
The Commis	ssion proposes new Subchapter F, as follows:
	toto "On" and "Off" Indiactor Waalza. Conditional Triggor
	tate "On" and "Off" Indicator Weeks: Conditional Trigger
New §815.17	70 adds a new, conditional trigger under which Texas could enter into an extended
New §815.17 benefit eligib	70 adds a new, conditional trigger under which Texas could enter into an extended pility period, allowing the state to receive 100 percent federally shared extended
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New §815.17 benefit eligib benefits as au There are two (1) a specif	70 adds a new, conditional trigger under which Texas could enter into an extended bility period, allowing the state to receive 100 percent federally shared extended athorized under P.L. 111-5.

- Texas Labor Code, Chapter 209, provides for the use of the IUR methodology. However, its
   threshold is so high that Texas would have to have substantial levels of chronic unemployment
   before triggering on to an extended benefit period. The U.S. Department of Labor (DOL) has
   advised states that they may enact a temporary, conditional TUR trigger in order to take
- 5 advantage of 100 percent federally shared extended benefits. The TUR trigger described in this
- 6 section is conditional upon 100 percent federal sharing of extended benefits as recommended and
- 7 approved by DOL.
- 8

### 9 §815.171. High Unemployment Period: Maximum Total Extended Benefit Amount

- 10 New §815.171 adds a definition of "high unemployment period" and provides a different
- 11 methodology for calculating an individual's maximum total extended benefit amount if the state 12 has triggered on to a "high unemployment period."
- 12
- 14 The Federal-State Extended Unemployment Compensation Act of 1970 (Federal EB Law), *et*
- 15 seq., requires that if a state has opted to enact the optional TUR trigger, it must also provide for
- 16 increased benefits under a "high unemployment period."
- 17

## 18 §815.172. Concurrent Emergency Unemployment Compensation Programs

- 19 New §815.172 stipulates that Texas will pay extended unemployment benefits after all regular
- and emergency unemployment compensation has been exhausted. There are additional
- administrative requirements associated with implementing extended benefits that are not
- 22 applicable to other 100 percent federally funded emergency unemployment compensation
- 23 programs. Ordering payment of extended benefits after all other types of unemployment benefits
- have been exhausted helps the Agency make better use of the resources available to serve
- claimants. This ordering of benefits is allowable under P.L. 111-5.
- 26

# <u>§815.173. Eligibility Requirements during a Period of 100 Percent Federally Shared</u> Bonefits

- 28 Benefits
- 29 New §815.173 provides that individuals who exhaust emergency unemployment compensation
- 30 are otherwise eligible for extended unemployment benefits even if their benefit year for regular
- 31 benefits has exhausted. This provision is intended to consider individuals eligible for extended
- benefits if they exhaust emergency unemployment compensation after their benefit year ends.
- 33

## 34 §815.174. Financing of Extended Benefits

- 35 New §815.174 clarifies that the benefit charging provisions of Texas Labor Code, Chapter 209,
- 36 Subchapter E relating to taxed employers, do not apply to circumstances in which 100 percent of
- 37 extended benefits are shared by the federal government. The charging provisions are intended to
- account for the 50 percent of benefits that would be funded from the state's share under the
- 39 standard provisions of the Federal EB Law. Because there is no state sharing under this
- 40 subchapter, the taxed employer charging provisions are not necessary.
- 41
- 42 This section further clarifies that charges to governmental employers (§209.084 of the Act) and
- 43 Indian tribes (§209.0845 of the Act) shall apply.
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- 45

## 46 PART III. IMPACT STATEMENTS

- Randy Townsend, Chief Financial Officer, has determined that for each year of the first five
   years the rules will be in effect, the following statements will apply:
- 3

4 There are additional estimated costs to the state and local governments expected as a result of 5 enforcing or administering the rules, as outlined below.

6

7 There are no estimated reductions in costs to the state and local governments as a result of8 enforcing or administering the rules.

9

10 There are no estimated losses in revenue to the state and local governments as a result of 11 enforcing or administering the rules. We cannot estimate what the increase in revenue to the 12 state and local governments would total, as a result of enforcing or administering the rules, 13 although it is indicated that there would be an increase because of increased economic activity

14 and probable tax revenue resulting from an estimated \$335 million in UI extended benefits being

- 15 paid (most or all of which would subsequently be expended by unemployment claimants).
- 16

There are implications relating to the costs (described below) or revenues (described above) of the state or local governments as a result of enforcing or administering the rules.

19

20 There are no anticipated economic costs to persons required to comply with the rules.

21

There is no estimated adverse economic effect on small businesses as a result of enforcing or administering the rules.

24

25 The Commission estimates that \$335 million in these UI extended benefits, as authorized by the 26 American Recovery and Reinvestment Act of 2009 and HB 4586, 81 st Texas Legislature, will be 27 expended (i.e., for individuals who will have exhausted emergency unemployment compensation 28 and are otherwise eligible for UI extended benefits even if their benefit year for regular benefits 29 has expired). Total expenditures of emergency unemployment compensation during the most 30 recent 33 weeks in Texas (i.e., from November 27, 2008, through July 15, 2009) have been 31 analyzed in the context of proportions of benefit expenditures attributed to certain base period 32 employers. As directed by DOL, federal unemployment compensation statute requires 33 "conforming legislation" on the part of states, and as a result of this, Texas Labor Code, 34 \$209.084, was earlier enacted to provide that the total amount of extended benefit payments shall 35 be charged to the employer (i.e., and not included in the federal share) if the payments are based 36 on benefit wage credits earned from: (1) a state; (2) any political subdivision of a state; or (3) any 37 instrumentality of any one or more states or political subdivisions that is wholly owned by one or 38 more states or political subdivisions. The assumption is being made that expenditures of UI 39 extended benefits will occur among base period employers largely in the proportion that they 40 occurred for emergency unemployment compensation during the most recent 33-week period in 41 Texas. During this period, 2.6 percent of emergency unemployment compensation benefits were 42 attributed to former employees for which local governments in Texas had been their base 43 employer, and 1.1 percent of emergency unemployment compensation benefits were attributed to former employees for which state government in Texas (including state agencies and state 44 45 universities and hospitals) had been their base employer. Applying these percentages to the estimated \$335 million in UI extended benefits, the estimated cost impact for local governments 46

- in Texas is \$8.7 million, and the estimated cost impact for state government in Texas (including
   state agencies and state universities and hospitals) is \$3.7 million.
- 3
- 4 Economic Impact Statement and Regulatory Flexibility Analysis
- 5 The Agency has determined that the proposed rules will not have an adverse economic impact on
- 6 small businesses as these proposed rules place no requirements on small businesses.
  7
- 8 Mark Hughes, Director of Labor Market Information, has determined that there is no significant 9 negative impact upon employment conditions in the state as a result of the rules.
- 10
- 11 The Agency hereby certifies that the proposed rules have been reviewed by legal counsel and 12 found to be within the Agency's legal authority to adopt.
- 13
- 14 LaSha Lenzy, Director of the Unemployment Insurance Division, has determined that for each
- 15 year of the first five years the rules are in effect, the public benefit anticipated as a result of
- 16 enforcing the rules will be to provide long-term unemployed Texans with up to 13 weeks of
- 17 additional unemployment compensation benefits.
- 18 19

### 20 PART IV. COORDINATION ACTIVITIES

- 21 Comments on the proposed rules may be submitted to TWC Policy Comments, Workforce
- 22 Policy and Service Delivery, attn: Workforce Editing, 101 East 15th Street, Room 440T, Austin,
- 23 Texas 78778; faxed to (512) 475-3577; or e-mailed to TWCPolicyComments@twc.state.tx.us.
- 24 The Commission must receive comments postmarked no later than 30 days from the date this
- 25 proposal is published in the *Texas Register*.
- 26
- 27 The rules are proposed under Texas Labor Code §§301.0015 and 302.002(d), which provide the
- 28 Texas Workforce Commission with the authority to adopt, amend, or repeal such rules as it
- 29 deems necessary for the effective administration of Agency services and activities.
- 30
- 31 The proposed rules affect Texas Labor Code, Title 4.
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1	<b>CHAPTER 815. UNEMPLOYMENT INSURANCE</b>
2 3	SUBCHAPTER F. EXTENDED BENEFITS
4 5 6	§815.170. State "On" and "Off" Indicator Weeks: Conditional Trigger.
7 8 9 10	(a) In addition to the state "on" indicator provisions for extended benefits in the Act, and with respect to weeks of unemployment beginning on or after February 17, 2009, a week is a state "on" indicator week if:
10 11 12 13 14 15	(1) the average rate of total unemployment in Texas (seasonally adjusted), as determined by the U.S. Secretary of Labor, for the period consisting of the most recent three months for which data for all states are published before the close of such week equals or exceeds 6.5 percent; and
13 16 17 18 19 20	(2) the average rate of total unemployment in Tex as (seasonally adjusted), as determined by the U.S. Secretary of Labor, for the three-month period referred to in paragraph (1) of this subsection, equals or exceeds 110 percent of such average for either or both of the corresponding three-month periods ending in the two preceding calendar years.
20 21 22 23 24 25	(b) In addition to the state "off" indicator provisions for extended benefits in the Act, there is a state "off" indicator for only a week if, for the period consisting of such week and the immediately preceding twelve weeks, none of the options specified in subsection (a) of this section result in an "on" indicator.
26 27 28 29 30 31	(c) This section continues in effect until the week ending four weeks prior to the last week of unemployment for which 100 percent federal sharing is available under P.L. 111-5, Division B, Title II, §2005(a), without regard to the extension of federal sharing for certain claims as provided under §2005(c) of such law.
31 32 33	§815.171. High Unemployment Period: Maximum Total Extended Benefit Amount.
34 35 36 37	(a) If the conditions under §815.170(a) of this subchapter are met except that the average rate of total unemployment equals or exceeds 8 percent, a high unemployment period shall exist.
38 39 40 41	(b) Effective with respect to weeks beginning in a high unemployment period, the total extended benefit amount payable to an eligible individual for the individual's eligibility period is 80 percent of the total amount of regular benefits that were payable to the individual under the Act in the individual's benefit year.
42 43 44 45 46	(c) This section applies as long as §815.170 of this subchapter is in effect.

1	§815.172. Concurrent Emergency Unemployment Compensation Programs.
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3	The Agency shall pay unemployment compensation benefits under other emergency
4	unemployment compensation programs that may be in effect prior to paying extended
5	benefits under this subchapter.
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8	§815.173. Eligibility Requirements during a Period of 100 Percent Federally Shared
9	Benefits.
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11	(a) Notwithstanding other eligibility provisions for extended benefits in the Act, an
12	individual's eligibility period shall include any eligibility period provided for in P.L. 111-
13 14	5, Division B, Title II, §2005(b).
14	(b) This section applies as long as §815.170 of this subchapter is in effect.
15	(b) This section applies as long as $\frac{9815.17001}{1001}$ this subchapter is in effect.
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18	§815.174. Financing of Extended Benefits.
19	501011/4. Thuncing of Extended Denemos.
20	(a) If there is 100 percent federal sharing for extended benefits pursuant to P.L. 111-5,
21	Division B, Title II, §2005, the provisions of Subchapter E, Chapter 209 of the Act
22	relating to taxed employers shall not apply.
23	
24	(b) The provisions of §209.084, regarding Charges to Governmental Employer, and
25	§209.0845, regarding Charges to Indian Tribe, of the Act shall continue to apply.
26	
27	(c) This section applies as long as §815.170 of this subchapter is in effect.
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29	