Fifty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1448

Introduced by

Representatives Bernstein, Gerntholz, Kroeplin

1 A BILL for an Act to amend and reenact sections 52-04-05 and 52-06-05 of the North Dakota

- 2 Century Code, relating to the determination of rates and unemployment compensation
- 3 maximum potential benefits; and to provide an expiration date.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5 **SECTION 1. AMENDMENT.** Section 52-04-05 of the 1995 Supplement to the North 6 Dakota Century Code is amended and reenacted as follows:

- 7 **52-04-05.** Determination of rates.
- 8 For each calendar year, the bureau shall estimate the amount of income needed to 1. 9 pay benefits and maintain a balance in the unemployment compensation fund, that 10 as of October 1, 1989, is equal to twenty-five percent of the average annual 11 amount of benefits paid. On each October first after October 1, 1989, the amount 12 of the trust fund reserve must be sixty percent of the average annual amount of 13 benefits paid. The average annual amount of benefits paid must be computed by 14 dividing the total amount of benefits paid and projected to be paid during the 15 previous thirty-six months by three.
- 16 2. Rates must be determined as follows:

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- a. The income required for the calendar year must be divided by the estimated
 taxable wages for the calendar year. The result rounded to the next higher
 one one-hundredth of one percent is the average required rate.
- b. The minimum rate for each calendar year is the average required rate,
 multiplied by one-fourth, rounded to the nearest one-tenth of one percent.
- 22 c. The maximum rate for each calendar year is the average required rate,
 - multiplied by three, rounded to the nearest one-tenth of one percent.
- 24 However, the maximum rate must be at least five and four-tenths percent.

Fifty-fifth Legislative Assembly

1	3.	a.	Except as otherwise provided in this subsection, an employer's rate may not	
2			be less than the maximum rate for a calendar year unless the employer's	
3			account has been chargeable with benefits throughout the	
4			thirty-six-consecutive-calendar-month period ending on September thirtieth of	
5			the preceding calendar year. If an employer in construction services has not	
6			been subject to the law as required, that employer qualifies for a reduced rate	
7			if the account has been chargeable with benefits throughout the	
8			twenty-four-consecutive-calendar-month period ending September thirtieth of	
9			the preceding calendar year. However, an employer in construction services	
10			must be assigned the maximum rate or seven percent, whichever is greater,	
11			for any year if, as of the computation date, the cumulative benefits charged to	
12			the employer's account equal or exceed the cumulative contributions paid on	
13			or before October thirty-first with respect to wages paid by that employer	
14			before October first of that year. An employer identified as belonging to	
15			industry group number 161, highway and street construction, except elevated	
16			highways, provided in the standard industrial classification manual, must be	
17			assigned a maximum rate or eight and one-half percent, whichever is greater,	
18			for any year if, as of the computation date, the cumulative benefits charged to	
19			the employer's account equal or exceed the cumulative contributions paid on	
20			or before October thirty-first of that year. If an employer in nonconstruction	
21			services has not been subject to the law as required, the employer in	
22			nonconstruction services qualifies for a reduced rate if the account has been	
23			chargeable with benefits throughout the twelve-consecutive-calendar-month	
24			period ending September thirtieth of the preceding calendar year.	
25		b.	An employer that does not qualify under subdivision a is subject to a rate	
26			determined as follows:	
27			(1) For each calendar year new employers must be assigned a rate of two	
28			and two-tenths percent unless the employer is classified in construction	
29			services. However, an employer must be assigned the maximum rate	
30			for any year if, as of the computation date, the cumulative benefits	
31			charged to that employer's account equal or exceed the cumulative	

Fifty-fifth Legislative Assembly

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1			contributions paid on	or before October thirty-first with respect to wages			
2			paid by that employe	r before October first of that year.			
3		(2)	New employers in co	nstruction services must be assigned a rate of			
4			seven percent or the	maximum rate, whichever is greater.			
5		(3)	Assignment by the bu	reau of an employer's industrial classification for			
6			the purposes of this s	section must be the two digit major group provided			
7			in the standard indus	trial classification manual, in accordance with			
8			established classifica	tion practices found in the standard industrial			
9			classification manual	issued by the executive office of the president,			
10			office of managemen	t and budget.			
11	4.	An emplo	yer who has ceased to	be liable for contributions shall continue its			
12	established experience rating account if it again becomes liable within three years						
13	from the date that it ceased to be liable. Such employer's rate, however, must be						
14	determined in accordance with subsection 3.						
15	5 SECTION 2. AMENDMENT. Section 52-06-05 of the 1995 Supplement to the North						
16	16 Dakota Century Code is amended and reenacted as follows:						
17	17 52-06-05. Maximum potential benefits. Any						
18	<u>1.</u>	Except as	provided in subsection	<u>2, any</u> otherwise eligible individual is entitled			
19	during the individual's benefit year to benefits for the number of times the						
20	individual's weekly benefit amount appearing in the following table on the line						
21	which that includes the individual's ratio of total base-period wages to highest						
22		quarter ba	ase-period wages:				
23		Ratio	of Total Base-Period	Times Weekly			
24		Wag	ges to High Quarter	Benefit Amount			
25			1.50 to 2.29	12			
26			2.30 to 2.44	14			
27			2.45 to 2.59	16			
28			2.60 to 2.74	18			
29			2.75 to 2.89	20			
30			2.90 to 3.04	22			
31			3.05 to 3.19	24			

Fifty-fifth Legislative Assembly

1		3.20 or more	26				
2	<u>2.</u>	Any otherwise eligible individual	whose entire base-period earnings were paid by				
3		an employer belonging to industry group number 161, highway and street					
4		construction, except elevated highways, pursuant to the standard industrial					
5		classification manual is entitled during the individual's benefit year to benefits for					
6		the number of times the individual's weekly benefit amount appearing in the					
7		following table on the line that includes the individual's ratio of total base-period					
8		wages to highest quarter base-period wages:					
9		Ratio of Total Base-Period	Times Weekly				
10		Wages to High Quarter	Benefit Amount				
11		<u>1.50 to 1.73</u>	<u>12</u>				
12		<u>1.74 to 1.97</u>	<u>14</u>				
13		<u>1.98 to 2.21</u>	<u>16</u>				
14		2.22 to 2.45	<u>18</u>				
15		2.46 to 2.69	<u>20</u>				
16		2.70 to 2.93	<u>22</u>				
17		<u>2.94 to 3.17</u>	<u>24</u>				
18		3.18 or more	<u>26</u>				
19	SE	CTION 3. EXPIRATION DATE. Se	ection 1 of this Act is effective through				
20	December	31, 2000, and after that date is ine	ffective. Section 2 of this Act is effective through				

December 31, 2000, and after that date is ineffective. Section 2 of this Act is effective through
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