SUBSTITUTE FOR

HOUSE BILL NO. 5172

A bill to amend 1936 (Ex Sess) PA 1, entitled "Michigan employment security act,"

by amending section 32a (MCL 421.32a), as amended by 2011 PA 269.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 32a. (1) Upon application by an interested party for 1 review of a determination, upon request for transfer to an 2 3 administrative law judge for a hearing filed with the unemployment 4 agency within 30 days after the mailing or personal service of a notice of determination, or upon the unemployment agency's own 5 motion within that 30-day period, the unemployment agency shall 6 7 review any determination. After review, the unemployment agency 8 shall **IN ITS DISCRETION** issue a redetermination affirming, 9 modifying, or reversing the prior determination and stating the 10 reasons for the redetermination, or may in its discretion transfer 11 the matter to an administrative law judge for a hearing. If THE

H03874'17 (H-1)

BJH

1 UNEMPLOYMENT AGENCY ISSUES a redetermination, is issued, the
2 unemployment agency IT shall promptly notify the interested parties
3 of the redetermination. , the THE redetermination is final unless
4 within 30 days after the mailing or personal service of a notice of
5 the redetermination an appeal is filed with the unemployment agency
6 for a hearing on the redetermination before an administrative law
7 judge in accordance with PURSUANT TO section 33.

8 (2) The unemployment agency may, SHALL, for good cause, including any AN administrative clerical error OR EVIDENCE PRODUCED 9 BY AN INTERESTED PARTY SHOWING THAT A PRIOR DETERMINATION OR 10 11 REDETERMINATION WAS NOT SENT TO THE INTERESTED PARTY'S CORRECT 12 ADDRESS OR AN ADDRESS ASCERTAINED UNDER SUBSECTION (5), reconsider 13 a prior determination or redetermination after the 30-day period 14 has expired and after reconsideration issue a redetermination affirming, modifying, or reversing the prior determination or 15 redetermination, or transfer the matter to an administrative law 16 17 judge for a hearing. A reconsideration shall not be made unless the 18 request is filed with the unemployment agency, or reconsideration 19 is initiated by the unemployment agency with notice to the 20 interested parties, within 1 year from AFTER the date of mailing or 21 personal service of the original determination on the disputed issue OR, IF THE ORIGINAL DETERMINATION INVOLVED A FINDING OF 22 23 FRAUD, WITHIN 3 YEARS AFTER THE DATE OF MAILING OR PERSONAL SERVICE 24 OF THE ORIGINAL DETERMINATION.

(3) If an interested party fails to file a protest within the
30-day period and the unemployment agency for good cause
reconsiders a prior determination or redetermination and issues a

H03874'17 (H-1)

BJH

2

1 redetermination, a disqualification, or an ineligibility imposed 2 thereunder, other than an ineligibility imposed due to receipt of 3 retroactive pay, the redetermination, disqualification, or 4 ineligibility does not apply to a compensable period for which 5 benefits were paid or are payable unless the benefits were obtained 6 as a result of an administrative clerical error, a false statement, or a nondisclosure or misrepresentation of a material fact by the 7 claimant. However, the redetermination is final unless within 30 8 9 days after the date of mailing or personal service of the notice of 10 redetermination an appeal is filed for a hearing on the 11 redetermination before an administrative law judge in accordance 12 with PURSUANT TO section 33.

13 (4) In addition to the transfer provisions in subsections (1)14 and (2), both of the following apply:

(a) If both the claimant and the employer agree, the matter
may be transferred directly to an administrative law judge in a
case involving the payment of unemployment benefits.

(b) If both the unemployment agency and the employer agree,
the matter may be transferred directly to an administrative law
judge in a case involving unemployment contributions or
reimbursements in lieu of contributions.

(5) IF A DETERMINATION OR REDETERMINATION INCLUDES A FINDING
THAT AN INTERESTED PARTY COMMITTED FRAUD, THE UNEMPLOYMENT AGENCY
SHALL, IN ADDITION TO SENDING THE DETERMINATION OR REDETERMINATION
TO THE INTERESTED PARTY'S ADDRESS OF RECORD, ASCERTAIN FROM THE
DEPARTMENT OF STATE, THE DEPARTMENT OF TREASURY, AND THE UNITED
STATES POSTAL SERVICE OTHER KNOWN MAILING ADDRESSES OF THE

3

BJH

INTERESTED PARTY AND SEND THE DETERMINATION OR REDETERMINATION TO
 THE MOST RECENT ADDRESS.

3 (6) A CLAIMANT, EMPLOYER, OR INTERESTED PARTY SHALL, DURING A
4 BENEFIT YEAR, NOTIFY THE UNEMPLOYMENT AGENCY OF A CHANGE IN ITS
5 MAILING ADDRESS.

6 Enacting section 1. This amendatory act takes effect July 1,7 2018.

8 Enacting section 2. This amendatory act does not take effect
9 unless all of the following bills of the 99th Legislature are
10 enacted into law:

11 (a) Senate Bill No.____ or House Bill No.____ (request no.
12 03872'17).

13 (b) Senate Bill No.____ or House Bill No.____ (request no. 14 03873'17).

15 (c) Senate Bill No.____ or House Bill No.____ (request no. 16 03876'17).

17 (d) Senate Bill No.____ or House Bill No.____ (request no. 18 03877'17).

19 (e) Senate Bill No.____ or House Bill No.____ (request no. 20 03878'17).

21 (f) Senate Bill No.____ or House Bill No.____ (request no. 22 03879'17).

23 (g) Senate Bill No.____ or House Bill No.____ (request no. 24 03880'17).

H03874'17 (H-1)

Final Page

BJH

4