1 AN ACT

- 2 relating to the eligibility of certain persons for unemployment
- 3 compensation.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 204.022(a), Labor Code, as amended by
- 6 Chapters 39, 493, and 728, Acts of the 79th Legislature, Regular
- 7 Session, 2005, is reenacted and amended to read as follows:
- 8 (a) Benefits computed on benefit wage credits of an employee
- 9 or former employee may not be charged to the account of an employer
- 10 if the employee's last separation from the employer's employment
- 11 before the employee's benefit year:
- 12 (1) was required by a federal statute;
- 13 (2) was required by a statute of this state or an
- ordinance of a municipality of this state;
- 15 (3) would have disqualified the employee under Section
- 16 207.044, 207.045, 207.051, or 207.053 if the employment had been
- 17 the employee's last work;
- 18 (4) imposes a disqualification under Section 207.044,
- 19 207.045, 207.051, or 207.053;
- 20 (5) was caused by a medically verifiable illness of
- 21 the employee or the employee's minor child;
- 22 (6) was based on a natural disaster that results in a
- 23 disaster declaration by the president of the United States under
- 24 the Robert T. Stafford Disaster Relief and Emergency Assistance Act

- 1 (42 U.S.C. Section 5121 et seq.), if the employee would have been
- 2 entitled to unemployment assistance benefits under Section 410 of
- 3 that act (42 U.S.C. Section 5177) had the employee not received
- 4 state unemployment compensation benefits;
- 5 (7) was caused by a natural disaster, fire, flood, or
- 6 explosion that causes employees to be separated from one employer's
- 7 employment;
- 8 (8) was based on a disaster that results in a disaster
- 9 declaration by the governor under Section 418.014, Government Code;
- 10 (9) resulted from the employee's resigning from
- 11 partial employment to accept other employment that the employee
- 12 reasonably believed would increase the employee's weekly wage;
- 13 (10) was caused by the employer being called to active
- 14 military service in any branch of the United States armed forces on
- or after January 1, 2003;
- 16 (11) resulted from the employee leaving the employee's
- 17 workplace to protect the employee from family violence or stalking
- 18 as evidenced by:
- 19 (A) an active or recently issued protective order
- 20 documenting family violence against, or the stalking of, the
- 21 employee or the potential for family violence against, or the
- 22 stalking of, the employee;
- 23 (B) a police record documenting family violence
- 24 against, or the stalking of, the employee; or [and]
- 25 (C) a physician's statement or other medical
- documentation that describes the [of] family violence against the
- 27 employee that:

- 1 (i) is recorded in any form or medium that
- 2 identifies the employee as the patient; and
- 3 <u>(ii)</u> relates to the history, diagnosis,
- 4 treatment, or prognosis of the patient; [or]
- 5 (12) resulted from a move from the area of the
- 6 employee's employment that:
- 7 (A) was made with the employee's spouse who is a
- 8 member of the armed forces of the United States; and
- 9 (B) resulted from the spouse's permanent change
- of station of longer than 120 days or a tour of duty of longer than
- 11 one year; [or]
- (13) $[\frac{(12)}{}]$ was caused by the employee being unable to
- 13 perform the work as a result of a disability for which the employee
- 14 is receiving disability insurance benefits under 42 U.S.C. Section
- 15 423<u>; or</u>
- 16 (14) resulted from the employee leaving the employee's
- 17 workplace to care for the employee's terminally ill spouse as
- 18 evidenced by a physician's statement or other medical
- 19 documentation, but only if no reasonable, alternative care was
- 20 available.
- 21 SECTION 2. Section 204.022(c), Labor Code, is amended to
- 22 read as follows:
- (c) Except as provided by law, evidence regarding an
- 24 employee described by Subsection (a)(11) $[\frac{(a)(9)}{(a)(9)}]$ may not be
- disclosed to any person without the consent of the employee.
- SECTION 3. Section 207.046(a), Labor Code, is amended to
- 27 read as follows:

- 1 (a) An individual is not disqualified for benefits under
- 2 this subchapter if:
- 3 (1) the work-related reason for the individual's
- 4 separation from employment was urgent, compelling, and necessary so
- 5 as to make the separation involuntary; [or]
- 6 (2) the individual leaves the workplace to protect the
- 7 individual from family violence or stalking as evidenced by:
- 8 (A) an active or recently issued protective order
- 9 documenting family violence against, or the stalking of, the
- 10 employee or the potential for family violence against, or the
- 11 stalking of, the employee;
- 12 (B) a police record documenting family violence
- against, or the stalking of, the employee; or [and]
- 14 (C) a physician's statement or other medical
- documentation that describes the [of] family violence against the
- 16 employee that:
- 17 (i) is recorded in any form or medium that
- 18 identifies the employee as the patient; and
- 19 <u>(ii)</u> relates to the history, diagnosis,
- 20 treatment, or prognosis of the patient; or
- 21 (3) the individual leaves the workplace to care for
- 22 the individual's terminally ill spouse as evidenced by a
- 23 physician's statement or other medical documentation, but only if
- 24 no reasonable, alternative care was available.
- 25 SECTION 4. The changes in law made by this Act apply only to
- 26 eligibility for unemployment compensation benefits based on an
- 27 unemployment compensation claim that is filed with the Texas

- 1 Workforce Commission on or after the effective date of this Act. A
- 2 claim filed before the effective date of this Act is governed by the
- 3 law in effect on the date the claim was filed, and the former law is
- 4 continued in effect for that purpose.
- 5 SECTION 5. To the extent of any conflict, this Act prevails
- 6 over another Act of the 80th Legislature, Regular Session, 2007,
- 7 relating to nonsubstantive additions to and corrections in enacted
- 8 codes.
- 9 SECTION 6. This Act takes effect immediately if it receives
- 10 a vote of two-thirds of all the members elected to each house, as
- 11 provided by Section 39, Article III, Texas Constitution. If this
- 12 Act does not receive the vote necessary for immediate effect, this
- 13 Act takes effect September 1, 2007.

President of the Senate	Speaker of the House
I certify that H.B. No.	. 550 was passed by the House on April
12, 2007, by the following vo	te: Yeas 121, Nays 23, 2 present, not
voting; and that the House c	oncurred in Senate amendments to H.B.
No. 550 on May 24, 2007, by th	e following vote: Yeas 141, Nays 3, 2
present, not voting.	
	Chief Clerk of the House
I certify that H.B. No. 550 was passed by the Senate, with	
amendments, on May 21, 2007,	by the following vote: Yeas 28, Nays
3.	
	Secretary of the Senate
APPROVED:	
Date	
Governor	