By:Martinez Fischer, Sheets, ReynoldsH.B. No. 2755Substitute the following for H.B. No. 2755:By:SheetsC.S.H.B. No. 2755

A BILL TO BE ENTITLED

AN ACT

2 relating to unemployment compensation eligibility and chargebacks 3 regarding certain persons who are victims or whose immediate family 4 members are victims of sexual assault or family violence.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Section 204.022(a), Labor Code, is 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:

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(1) was required by a federal statute;

13 (2) was required by a statute of this state or an
14 ordinance of a municipality of this state;

(3) would have disqualified the employee under Section
207.044, 207.045, 207.051, or 207.053 if the employment had been
the employee's last work;

18 (4) imposes a disqualification under Section 207.044,
19 207.045, 207.051, or 207.053;

(5) was caused by a medically verifiable illness ofthe employee or the employee's minor child;

(6) was based on a natural disaster that results in a
disaster declaration by the president of the United States under
the Robert T. Stafford Disaster Relief and Emergency Assistance Act

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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;

(10) was caused by the employer being called to active 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 <u>or the employee or a member of the employee's immediate family from</u> 19 <u>violence related to a sexual assault</u> as evidenced by:

(A) an active or recently issued protective order documenting <u>sexual assault of the employee or a member of the</u> <u>employee's immediate family or</u> family violence against, or the stalking of, the employee or the potential for family violence against, or the stalking of, the employee;

(B) a police record documenting <u>sexual assault of</u>
the employee or a member of the employee's immediate family or
family violence against, or the stalking of, the employee; [or]

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1 (C) a physician's statement or other medical documentation that describes the sexual assault of the employee or 2 a member of the employee's immediate family or family violence 3 against the employee that: 4 5 (i) is recorded in any form or medium that identifies the employee or member of the employee's immediate 6 family, as applicable, as the patient; and 7 8 (ii) relates to the history, diagnosis, treatment, or prognosis of the patient; or 9 (D) written documentation from an employee of a 10 family violence center that describes the sexual assault of the 11 12 employee or a member of the employee's immediate family or family violence against the employee; 13 resulted from a move from the 14 (12) area of the 15 employee's employment that: 16 (A) was made with the employee's spouse who is a 17 member of the armed forces of the United States; and (B) resulted from the spouse's permanent change 18 19 of station of longer than 120 days or a tour of duty of longer than 20 one year; 21 (13)was caused by the employee being unable to perform the work as a result of a disability for which the employee 22 23 is receiving disability insurance benefits under 42 U.S.C. Section 24 423; or 25 (14) resulted from the employee leaving the employee's 26 workplace to care for the employee's terminally ill spouse as 27 evidenced by a physician's statement or other medical

1 documentation, but only if no reasonable, alternative care was available. 2 SECTION 2. Section 204.022(d), Labor Code, is amended by 3 adding Subdivisions (3), (4), and (5) to read as follows: 4 5 (3) "Immediate family" means an individual's parent, spouse, or child under the age of 18. 6 (4) "Sexual assault" means conduct described by 7 8 Section 22.011 or 22.021, Penal Code. 9 (5) "Family violence center" has the meaning assigned 10 by Section 51.002, Human Resources Code. SECTION 3. Section 207.046(a), Labor Code, is amended to 11 read as follows: 12 An individual is not disqualified for benefits under 13 (a) 14 this subchapter if: 15 (1)the work-related reason for the individual's separation from employment was urgent, compelling, and necessary so 16 17 as to make the separation involuntary; (2) the individual leaves the workplace to protect the 18 19 individual from family violence or stalking or the employee or a member of the employee's immediate family from violence related to 20 <u>a sexual assault</u> as evidenced by: 21 an active or recently issued protective order 22 (A) documenting sexual assault of the employee or a member of the 23 24 employee's immediate family or family violence against, or the stalking of, the employee or the potential for family violence 25 26 against, or the stalking of, the employee; 27 a police record documenting sexual assault of (B)

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the employee or a member of the employee's immediate family or 1 2 family violence against, or the stalking of, the employee; [or] 3 (C) a physician's statement or other medical 4 documentation that describes the sexual assault of the employee or 5 a member of the employee's immediate family or family violence against the employee that: 6 7 (i) is recorded in any form or medium that 8 identifies the employee or member of the employee's immediate family, as applicable, as the patient; and 9 10 (ii) relates to the history, diagnosis, treatment, or prognosis of the patient; or 11 12 (D) written documentation from an employee of a family violence center that describes the sexual assault of the 13 14 employee or a member of the employee's immediate family or family 15 violence against the employee; or (3) the individual leaves the workplace to care for 16 17 the individual's terminally ill spouse as evidenced by a physician's statement or other medical documentation, but only if 18 19 no reasonable, alternative care was available. 20 SECTION 4. Section 207.046(c), Labor Code, is amended by adding Subdivisions (3), (4), and (5) to read as follows: 21 22 (3) "Immediate family" means an individual's parent, spouse, or child under the age of 18. 23 24 (4) "Sexual assault" means conduct described by 25 Section 22.011 or 22.021, Penal Code. (5) "Family violence center" has the meaning assigned 26 by Section 51.002, Human Resources Code. 27

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1 SECTION 5. The changes in law made by this Act apply only to 2 eligibility for unemployment compensation benefits based on an 3 unemployment compensation claim that is filed with the Texas 4 Workforce Commission on or after the effective date of this Act. A 5 claim filed before the effective date of this Act is governed by the 6 law in effect on the date the claim was filed, and the former law is 7 continued in effect for that purpose.

8 SECTION 6. This Act takes effect immediately if it receives 9 a vote of two-thirds of all the members elected to each house, as 10 provided by Section 39, Article III, Texas Constitution. If this 11 Act does not receive the vote necessary for immediate effect, this 12 Act takes effect September 1, 2011.