1	L.D. 700							
2	Date: (Filing No. H-)							
3	LABOR, COMMERCE, RESEARCH AND ECONOMIC DEVELOPMENT							
4	Reproduced and distributed under the direction of the Clerk of the House.							
5	STATE OF MAINE							
6	HOUSE OF REPRESENTATIVES							
7	128TH LEGISLATURE							
8	SECOND REGULAR SESSION							
9 10	COMMITTEE AMENDMENT " " to H.P. 491, L.D. 700, Bill, "An Act To Give Flexibility to Employees and Employers for Temporary Layoffs"							
11 12	Amend the bill by inserting after the title and before the enacting clause the following:							
13 14	'Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and							
15 16 17	Whereas, the number of individuals about to enter temporary unemployment in the State is due to increase dramatically, based on cyclical data from the Department of Labor; and							
18 19	Whereas, the provisions in this legislation provide additional relief for individuals entering temporary unemployment with a definite recall date from their employer; and							
20 21 22 23	Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,'							
24 25	Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:							
26 27	'Sec. 1. 26 MRSA §1192, sub-§3, as amended by PL 2007, c. 352, Pt. C, §1, is further amended to read:							
28 29 30 31 32 33 34 35	3. Is able and available for work. The individual is able to work and is available for full-time work at the individual's usual or customary trade, occupation, profession or business or in such other trade, occupation, profession or business for which the individual's prior training or experience shows the individual to be fitted or qualified, as long as the geographic region in which the work will take place is not greater than 35 miles from the individual's primary residence; and in addition to having complied with subsection 2 is actively seeking work in accordance with the regulations of the commission; provided that no ineligibility may be found solely because the claimant is							

unable to accept employment on a shift, the greater part of which falls between the hours
of midnight to 5 a.m., and is unavailable for that employment because of parental
obligation, the need to care for an immediate family member, or the unavailability of a
personal care attendant required to assist the unemployed individual who is a
handicapped person; and provided that an unemployed individual who is neither able nor
available for work due to good cause as determined by the deputy is eligible to receive
prorated benefits for that portion of the week during which the individual was able and
available

- A. Notwithstanding this subsection, beginning January 1, 2004, an individual who is not available for full-time work as required in this subsection is not disqualified from receiving benefits if:
 - (1) The individual worked less than full time for a majority of the weeks during that individual's base period and the individual is able and available for and actively seeking part-time work for at least the number of hours in a week comparable to those customarily worked in part-time employment during that individual's base period; or
 - (2) The individual worked full time for a majority of the weeks during that individual's base period, but is able and available for and actively seeking only part-time work because of the illness or disability of an immediate family member or because of limitations necessary for the safety or protection of the individual or individual's immediate family member.
- **Sec. 2. 26 MRSA §1192, sub-§12,** as amended by PL 2011, c. 645, §3, is further amended to read:
- **12. Participation in reemployment services.** The individual who has been referred to reemployment services, pursuant to a profiling system established by the commissioner, participates in those services or similar services unless it is determined that the individual has completed those services or there is good cause for the individual's failure to participate; and
- **Sec. 3. 26 MRSA §1192, sub-§13,** as amended by PL 2017, c. 117, §5, is further amended to read:
- 13. Reemployment services and eligibility assessment; participation. In the case that the individual has been referred to reemployment services and eligibility assessment by the Department of Labor, the individual participates in those services, unless the department determines there is good cause for the individual's failure to participate. Failure to participate in reemployment services and eligibility assessment without good cause results in a denial of benefits until the individual participates—; and

Sec. 4. 26 MRSA §1192, sub-§14 is enacted to read:

14. Temporary unemployment; work search. Notwithstanding any other provisions of this chapter to the contrary, any otherwise eligible individual who is temporarily laid off by an employer that has given that individual a definite recall date may not be denied benefits for any week based on the individual's failure to meet the requirements of subsection 2 or 3 for a period of 6 weeks during that temporary layoff, so

	<u>long as the</u>	<u>individual</u>	remains	in	contact	with	and	able	and	available	to	work	<u>for</u>	<u>that</u>
2	employer.													

An individual may not receive more than 6 weeks of benefits in a benefit year pursuant to this subsection unless approved by the Department of Labor.

Sec. 5. 26 MRSA §1192, last \P , as enacted by PL 2011, c. 645, §5, is amended to read:

For purposes of subsections 2, 3, 12 and 13, "good cause" means the unemployed individual is ill; the presence of the unemployed individual is required due to an illness of the unemployed individual's spouse, children, parents, stepparents, brothers or sisters, or relatives who have been acting in the capacity of a parent of either the unemployed individual or the unemployed individual's spouse; the unemployed individual is in attendance at the funeral of such a relative; the unemployed individual is observing a religious holiday as required by religious conviction; the unemployed individual is performing either a military or civil duty as required by law; or other cause of a necessitous and compelling nature, including child care emergencies and transportation emergencies. If an unemployed individual has completed reemployment services and eligibility assessment with the Department of Labor within the prior 5 years, that individual is considered to have good cause for not participating in reemployment services and eligibility assessment under subsections 12 and 13. "Good cause" does not include incarceration as a result of a conviction for a felony or misdemeanor.

Sec. 6. Appropriations and allocations. The following appropriations and allocations are made.

LABOR, DEPARTMENT OF

Employment Security Services 0245

Initiative: Allocates one-time funds for the cost of making computer programming updates to implement changes to the eligibility requirements for unemployment benefits.

27	FEDERAL EXPENDITURES FUND	2017-18	2018-19
28	All Other	\$71,200	\$0
29			
30	FEDERAL EXPENDITURES FUND TOTAL	\$71,200	\$0

Emergency clause. In view of the emergency cited in the preamble, this legislation takes effect when approved.'

33 SUMMARY

This amendment strikes and replaces the bill. It creates an exemption from the eligibility requirements for unemployment benefits dealing with work search for an individual otherwise eligible for unemployment benefits when that individual has been temporarily laid off with a definite recall date for a period of 6 weeks during that temporary layoff, as long as the individual remains in contact with and is able and

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available to work for that employer. Use of this exemption beyond 6 weeks total in a benefit year requires approval by the Department of Labor.

The amendment limits the area in which an individual must be able and available to work to a geographic area that is not more than 35 miles from the individual's residence, and it limits the reemployment services and eligibility assessment requirements to individuals who have not completed those requirements in the prior 5 years. It also adds an emergency preamble and clause and an appropriations and allocations section.

FISCAL NOTE REQUIRED

(See attached)

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