15.0605.02000

FIRST ENGROSSMENT

Sixty-fourth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1212

Introduced by

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Representatives Delmore, P. Anderson, Hawken, Oversen Senators Grabinger, Luick

- 1 A BILL for an Act to amend and reenact paragraph 3 of subdivision b of subsection 2 of section
- 2 52-04-07 and subdivision j of subsection 1 of section 52-06-02 of the North Dakota Century
- 3 Code, relating to eligibility for unemployment compensation benefits for victims of stalking.

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

- SECTION 1. AMENDMENT. Paragraph 3 of subdivision b of subsection 2 of section
 52-04-07 of the North Dakota Century Code is amended and reenacted as follows:
 (3) Was separated from employment with the most recent employer for it
 - (3) Was separated from employment with the most recent employer for reasons directly attributable to domestic violence, stalking, or sexual assault.
 - **SECTION 2. AMENDMENT.** Subdivision j of subsection 1 of section 52-06-02 of the North Dakota Century Code is amended and reenacted as follows:
- 11 This subsection does not apply if the reason for separation from the (1) 12 individual's employment is directly attributable to domestic violence, 13 stalking, or sexual assault that is verified by documentation submitted to job 14 service North Dakota which substantiates the individual's reason for 15 separation from the most recent employment and such continued 16 employment would jeopardize the safety of the individual or of the 17 individual's spouse, parent, or minor child. After receiving a claim for 18 unemployment insurance benefits for which the individual identifies 19 domestic violence, stalking, or sexual assault as the reason for separation, 20 job service North Dakota shall notify the most recent employer of the reason 21 for separation provided by the individual.
 - (2) For purposes of this subdivision, documentation <u>of domestic violence or sexual assault</u> includes:

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1		(a)	A co	ourt order, protection order, restraining order, or other record filed
2			with	a court;
3		(b)	A po	olice or law enforcement record;
4		(c)	A m	edical record indicating domestic violence or sexual assault; or
5		(d)	Αw	ritten affidavit provided by an individual who has assisted the
6			clai	mant in dealing with the domestic violence or sexual assault and
7			who	o is a:
8			[1]	Licensed counselor;
9			[2]	Licensed social worker;
10			[3]	Member of the clergy;
11			[4]	Director or domestic violence advocate at a domestic violence
12				sexual assault organization as defined in section 14-07.1-01; or
13			[5]	Licensed attorney.
14	(3)	For purposes of this subdivision, documentation of stalking must include:		
15		<u>(a)</u>	<u>A p</u>	olice or law enforcement record; and
16		<u>(b)</u>	<u>A w</u>	ritten affidavit provided by an individual who has assisted the
17			clai	mant in dealing with the stalking and who is a:
18			[1]	<u>Licensed counselor</u> ;
19			<u>[2]</u>	Licensed social worker;
20			[3]	Member of the clergy;
21			<u>[4]</u>	Director of domestic violence advocate at a domestic violence
22				sexual assault organization as defined in section 14-07.1-01; or
23			<u>[5]</u>	Licensed attorney.
24	<u>(4)</u>	Doc	umen	tation must be received by job service North Dakota within
25		fourt	een d	calendar days from the date the individual files a claim for
26		uner	nploy	ment insurance benefits after separating from employment for
27		reas	ons d	lirectly attributable to domestic violence, stalking, or sexual
28		assa	ult.	
29	(4) (5)	A false statement of domestic violence, stalking, or sexual assault in a claim		
30		for u	nemp	ployment insurance benefits is subject to subsection 8 and section
31		52-0	6-40.	