### As Introduced

# **131st General Assembly**

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H. B. No. 298

Representatives Schaffer, Maag Cosponsors: Representatives Antani, Becker, Blessing, Boose, Buchy, Ginter, Grossman, Hayes, Hood, Johnson, T., Koehler, Reineke, Retherford, Slaby, Sprague, Vitale

## A BILL

То	amend sections 4141.28 and 4141.29 and to enact	1
	section 4141.294 of the Revised Code to require	2
	applicants for unemployment benefits to submit	3
	to a drug test under certain circumstances, to	4
	require the Director of Job and Family Services	5
	to operate an Ohio Works First drug testing	6
	pilot program, and to make an appropriation.	7

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

<b>Section 1.</b> That sections 4141.28 and 4141.29 be amended	8
and section 4141.294 of the Revised Code be enacted to read as	9
follows:	10
Sec. 4141.28.	11
BENEFITS	12
(A) FILINGS	13
Applications for determination of benefit rights and	14
claims for benefits shall be filed with the director of job and	15
family services. Such applications and claims also may be filed	16

with an employee of another state or federal agency charged with	17
the duty of accepting applications and claims for unemployment	18
benefits or with an employee of the unemployment insurance	19
commission of Canada.	20

When an unemployed individual files an application for 21 determination of benefit rights, the director shall furnish the 22 individual with an explanation of the individual's appeal 23 rights. The explanation shall describe clearly the different 24 levels of appeal and explain where and when each appeal must be 55 filed. 26

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#### (B) APPLICATION FOR DETERMINATION OF BENEFIT RIGHTS

In filing an application, an individual shall furnish the 28 director with the name and address of the individual's most 29 recent separating employer and the individual's statement of the 30 reason for separation from the employer. The director shall 31 promptly notify the individual's most recent separating employer 32 of the filing and request the reason for the individual's 33 unemployment, unless that notice is not necessary under 34 conditions the director establishes by rule. The director may 35 request from the individual or any employer information 36 necessary for the determination of the individual's right to 37 benefits. The employer shall provide the information requested 38 within ten working days after the request is sent. If necessary 39 to ensure prompt determination and payment of benefits, the 40 director shall base the determination on the information that is 41 available. 42

An individual filing an application for determination of 43 benefit rights shall disclose  $\tau$  both of the following at the time 44 of filing  $\tau$  whether: 45

(1) Whether or not the individual owes child support	46
obligations;	47
(2) Whether the individual was separated from the	48
individual's most recent employer because of the unlawful use of	49
a controlled substance, as defined in section 4141.294 of the	50
Revised Code.	51
(C) MASS LAYOFFS	52
An employer who lays off or separates within any seven-day	53
period fifty or more individuals because of lack of work shall	54
furnish notice to the director of the dates of layoff or	55
separation and the approximate number of individuals being laid	56
off or separated. The notice shall be furnished at least three	57
working days prior to the date of the first day of such layoff	58
or separation. In addition, at the time of the layoff or	59
separation the employer shall furnish to the individual and to	60
the director information necessary to determine the individual's	61
eligibility for unemployment compensation.	62
(D) DETERMINATION OF BENEFIT RIGHTS	63
The director shall promptly examine any application for	64
determination of benefit rights. On the basis of the information	65
available to the director under this chapter, the director shall	66
determine whether or not the application is valid, and if valid,	67
the date on which the benefit year shall commence and the weekly	68
benefit amount. The director shall promptly notify the	69
applicant, employers in the applicant's base period, and any	70
other interested parties of the determination and the reasons	71
for it. In addition, the determination issued to the claimant	72
shall include the total amount of benefits payable. The	73
determination issued to each chargeable base period employer	74

shall	include	the	total	amount	of	benefits	that	may	be	charged	75
to the	e employe	er's	accour	nt.							76

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#### (E) CLAIM FOR BENEFITS

The director shall examine the first claim and any 78 additional claim for benefits. On the basis of the information 79 available, the director shall determine whether the claimant's 80 most recent separation and, to the extent necessary, prior 81 82 separations from work, allow the claimant to qualify for benefits. Written notice of the determination granting or 83 denying benefits shall be sent to the claimant, the most recent 84 separating employer, and any other employer involved in the 85 determination, except that written notice is not required to be 86 sent to the claimant if the reason for separation is lack of 87 work and the claim is allowed. 88

If the director identifies an eligibility issue, the 89 director shall send notice to the claimant of the issue 90 identified and specify the week or weeks involved. The claimant 91 has a minimum of five business days after the notice is sent to 92 respond to the information included in the notice, and after the 93 time allowed as determined by the director, the director shall 94 make a determination. The claimant's response may include a 95 request for a fact-finding interview when the eligibility issue 96 is raised by an informant or source other than the claimant, or 97 when the eligibility issue, if determined adversely, 98 disqualifies the claimant for the duration of the claimant's 99 period of unemployment. 100

When the determination of a continued claim for benefits 101 results in a disallowed claim, the director shall notify the 102 claimant of the disallowance and the reasons for it. 103

#### (F) ELIGIBILITY NOTICE 104 Any base period or subsequent employer of a claimant who 105 has knowledge of specific facts affecting the claimant's right 106 to receive benefits for any week may notify the director in 107 writing of those facts. The director shall prescribe a form for 108 such eliqibility notice, but failure to use the form shall not 109 preclude the director's examination of any notice. 110 To be considered valid, an eligibility notice must: 111 contain in writing, a statement that identifies either a source 112 who has firsthand knowledge of the information or an informant 113 who can identify the source; provide specific and detailed 114 information that may potentially disqualify the claimant; 115 provide the name and address of the source or the informant; and 116 appear to the director to be reliable and credible. 117 An eligibility notice is timely filed if received or 118 postmarked prior to or within forty-five calendar days after the 119 end of the week with respect to which a claim for benefits is 120 filed by the claimant. An employer who timely files a valid 121 eligibility notice shall be an interested party to the claim for 122 benefits which is the subject of the notice. 123 The director shall consider the information contained in 124 the eligibility notice, together with other available 125 information. After giving the claimant notice and an opportunity 126 to respond, the director shall make a determination and inform 127 the notifying employer, the claimant, and other interested 128 parties of the determination. 129 (G) CORRECTED DETERMINATION 130 If the director finds within the fifty-two calendar weeks 131 beginning with the Sunday of the week during which an 132

application for benefit rights was filed or within the benefit	133
year that a determination made by the director was erroneous due	134
to an error in an employer's report or any typographical or	135
clerical error in the director's determination, or as shown by	136
correct remuneration information received by the director, the	137
director shall issue a corrected determination to all interested	138
parties. The corrected determination shall take precedence over	139
and void the prior determination of the director. The director	140
shall not issue a corrected determination when the commission or	141
a court has jurisdiction with respect to that determination.	142
(H) EFFECT OF COMMISSION DECISIONS	143
In making determinations, the director shall follow	144
decisions of the unemployment compensation review commission	145
which have become final with respect to claimants similarly	146
situated.	147
(I) PROMPT PAYMENTS	148
If benefits are allowed by the director, a hearing	149
officer, the commission, or a court, the director shall pay	150
benefits promptly, notwithstanding any further appeal, provided	151
that if benefits are denied on appeal, of which the parties have	152
notice and an opportunity to be heard, the director shall	153
withhold payment of benefits pending a decision on any further	154
appeal.	155
Sec. 4141.29. Each eligible individual shall receive	156
benefits as compensation for loss of remuneration due to	157
involuntary total or partial unemployment in the amounts and	158
subject to the conditions stipulated in this chapter.	159
(A) No individual is entitled to a waiting period or	160

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benefits for any week unless the individual:

(1) Has filed a valid application for determination of	162
benefit rights in accordance with section 4141.28 of the Revised	163
Code;	164
(2) Has made a claim for honefits in accordance with	1 6 5
(2) Has made a claim for benefits in accordance with	165
section 4141.28 of the Revised Code;	166
(3)(a) Has registered for work and thereafter continues to	167
report to an employment office or other registration place	168
maintained or designated by the director of job and family	169
services. Registration shall be made in accordance with the time	170
limits, frequency, and manner prescribed by the director.	171
(b) For purposes of division (A)(3) of this section, an	172
individual has "registered" upon doing any of the following:	173
(i) Filing an application for benefit rights;	174
(ii) Making a weekly claim for benefits;	175
(iii) Reopening an existing claim following a period of	176
employment or nonreporting.	177
(c) After an applicant is registered, that registration	178
continues for a period of three calendar weeks, including the	179
week during which the applicant registered. However, an	180
individual is not registered for purposes of division (A)(3) of	181
this section during any period in which the individual fails to	182
report, as instructed by the director, or fails to reopen an	183
existing claim following a period of employment.	184
(d) The director may, for good cause, extend the period of	185
registration.	186
(e) For purposes of this section, "report" means contact	187
by phone, access electronically, or be present for an in-person	188
appointment, as designated by the director.	189

(4)(a)(i) Is able to work and available for suitable work	190
and, except as provided in division (A)(4)(a)(ii) or (iii) of	191
this section, is actively seeking suitable work either in a	192
locality in which the individual has earned wages subject to	193
this chapter during the individual's base period, or if the	194
individual leaves that locality, then in a locality where	195
suitable work normally is performed.	196
(ii) The director may waive the requirement that a	197
claimant be actively seeking work when the director finds that	198
the individual has been laid off and the employer who laid the	199
individual off has notified the director within ten days after	200
the layoff, that work is expected to be available for the	201
individual within a specified number of days not to exceed	202
forty-five calendar days following the last day the individual	203
worked. In the event the individual is not recalled within the	204
specified period, this waiver shall cease to be operative with	205
respect to that layoff.	206
(iii) The director may waive the requirement that a	207
claimant be actively seeking work if the director determines	208
that the individual has been laid off and the employer who laid	209
the individual off has notified the director in accordance with	210
division (C) of section 4141.28 of the Revised Code that the	211
employer has closed the employer's entire plant or part of the	212
employer's plant for a purpose other than inventory or vacation	213
that will cause unemployment for a definite period not exceeding	214
twenty-six weeks beginning on the date the employer notifies the	215
director, for the period of the specific shutdown, if all of the	216
following apply:	217
(I) The employer and the individuals affected by the	218

layoff who are claiming benefits under this chapter jointly

request the exemption.	220
(II) The employer provides that the affected individuals	221
shall return to work for the employer within twenty-six weeks	222
after the date the employer notifies the director.	223
(III) The director determines that the waiver of the	224
active search for work requirement will promote productivity and	225
economic stability within the state.	226
(iv) Division (A)(4)(a)(iii) of this section does not	227
exempt an individual from meeting the other requirements	228
specified in division (A)(4)(a)(i) of this section to be able to	229
work and otherwise fully be available for work. An exemption	230
granted under division (A)(4)(a)(iii) of this section may be	231
granted only with respect to a specific plant closing.	232
(b)(i) The individual shall be instructed as to the	233
efforts that the individual must make in the search for suitable	234
work, including that, within six months after October 11, 2013,	235
the individual shall register with OhioMeansJobs, except in any	236
of the following circumstances:	237
(I) The individual is an individual described in division	238
(A) (4) (b) (iii) of this section;	239
(II) Where the active search for work requirement has been	240
waived under division (A)(4)(a) of this section;	241
(III) Where the active search for work requirement is	242
considered to be met under division (A)(4)(c), (d), or (e) of	243
this section.	244
(ii) An individual who is registered with OhioMeansJobs	245
shall receive a weekly listing of available jobs based on	246
information provided by the individual at the time of	247

registration. For each week that the individual claims benefits,	248
the individual shall keep a record of the individual's work	249
search efforts and shall produce that record in the manner and	250
means prescribed by the director.	251
(iii) No individual shall be required to register with	252
OhioMeansJobs if the individual is legally prohibited from using	253
a computer, has a physical or visual impairment that makes the	254
individual unable to use a computer, or has a limited ability to	255
read, write, speak, or understand a language in which	256
OhioMeansJobs is available.	257
(iv) As used in division (A)(4)(b) of this section:	258
(I) "OhioMeansJobs" means the electronic job placement	259
system operated by the state.	260
(II) "Registration" includes the creation, electronic	261
posting, and maintenance of an active, searchable resume.	262
(c) An individual who is attending a training course	263
approved by the director meets the requirement of this division,	264
if attendance was recommended by the director and the individual	265
is regularly attending the course and is making satisfactory	266
progress. An individual also meets the requirements of this	267
division if the individual is participating and advancing in a	268
training program, as defined in division (P) of section 5709.61	269
of the Revised Code, and if an enterprise, defined in division	270
(B) of section 5709.61 of the Revised Code, is paying all or	271
part of the cost of the individual's participation in the	272
training program with the intention of hiring the individual for	273
employment as a new employee, as defined in division (L) of	274
section 5709.61 of the Revised Code, for at least ninety days	275
after the individual's completion of the training program.	276

(d) An individual who becomes unemployed while attending a	277
regularly established school and whose base period qualifying	278
weeks were earned in whole or in part while attending that	279
school, meets the availability and active search for work	280
requirements of division (A)(4)(a) of this section if the	281
individual regularly attends the school during weeks with	282
respect to which the individual claims unemployment benefits and	283
makes self available on any shift of hours for suitable	284
employment with the individual's most recent employer or any	285
other employer in the individual's base period, or for any other	286
suitable employment to which the individual is directed, under	287
this chapter.	288
(e) An individual who is a member in good standing with a	289

- (e) An individual who is a member in good standing with a 289 labor organization that refers individuals to jobs meets the 290 active search for work requirement specified in division (A)(4) 291 (a) of this section if the individual provides documentation 292 that the individual is eligible for a referral or placement upon 293 request and in a manner prescribed by the director. 294
- (f) Notwithstanding any other provisions of this section, 295 no otherwise eligible individual shall be denied benefits for 296 any week because the individual is in training approved under 297 section 236(a)(1) of the "Trade Act of 1974," 88 Stat. 1978, 19 298 U.S.C.A. 2296, nor shall that individual be denied benefits by 299 reason of leaving work to enter such training, provided the work 300 left is not suitable employment, or because of the application 301 to any week in training of provisions in this chapter, or any 302 applicable federal unemployment compensation law, relating to 303 availability for work, active search for work, or refusal to 304 accept work. 305

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For the purposes of division (A)(4)(f) of this section,

"suitable employment" means with respect to an individual, work	307
of a substantially equal or higher skill level than the	308
individual's past adversely affected employment, as defined for	309
the purposes of the "Trade Act of 1974," 88 Stat. 1978, 19	310
U.S.C.A. 2101, and wages for such work at not less than eighty	311
per cent of the individual's average weekly wage as determined	312
for the purposes of that federal act.	313
(5) Is unable to obtain suitable work. An individual who	314
is provided temporary work assignments by the individual's	315
employer under agreed terms and conditions of employment, and	316
who is required pursuant to those terms and conditions to	317
inquire with the individual's employer for available work	318
assignments upon the conclusion of each work assignment, is not	319
considered unable to obtain suitable employment if suitable work	320
assignments are available with the employer but the individual	321
fails to contact the employer to inquire about work assignments.	322
(6) Participates in reemployment services, such as job	323
search assistance services, if the individual has been	324
determined to be likely to exhaust benefits under this chapter,	325
including compensation payable pursuant to 5 U.S.C.A. Chapter	326
85, other than extended compensation, and needs reemployment	327
services pursuant to the profiling system established by the	328
director under division (K) of this section, unless the director	329
determines that:	330
(a) The individual has completed such services; or	331
(b) There is justifiable cause for the claimant's failure	332
to participate in such services.	333
Ineligibility for failure to participate in reemployment	334

services as described in division (A)(6) of this section shall

be for the week or weeks in which the claimant was scheduled and	336
failed to participate without justifiable cause.	337
(7) Participates in the reemployment and eligibility	338
assessment program, or other reemployment services, as required	339
by the director. As used in division (A)(7) of this section,	340
"reemployment services" includes job search assistance	341
activities, skills assessments, and the provision of labor	342
market statistics or analysis.	343
(a) For purposes of division (A)(7) of this section,	344
participation is required unless the director determines that	345
either of the following circumstances applies to the individual:	346
(i) The individual has completed similar services.	347
(ii) Justifiable cause exists for the failure of the	348
individual to participate in those services.	349
(b) Within six months after October 11, 2013,	350
notwithstanding any earlier contact an individual may have had	351
with a local one-stop county office, including as described in	352
section 6301.08 of the Revised Code, beginning with the eighth	353
week after the week during which an individual first files a	354
valid application for determination of benefit rights in the	355
individual's benefit year, the individual shall report to a	356
local one-stop county office for reemployment services in the	357
local one-stop county office for reemployment services in the manner prescribed by the director.	357 358
manner prescribed by the director.	358
manner prescribed by the director.  (c) An individual whose active search for work requirement	358 359
manner prescribed by the director.  (c) An individual whose active search for work requirement has been waived under division (A)(4)(a) of this section or is	358 359 360

(B) An individual suffering total or partial unemployment

is eligible for benefits for unemployment occurring subsequent	365
to a waiting period of one week and no benefits shall be payable	366
during this required waiting period. Not more than one week of	367
waiting period shall be required of any individual in any	368
benefit year in order to establish the individual's eligibility	369
for total or partial unemployment benefits.	370
(C) The waiting period for total or partial unemployment	371
shall commence on the first day of the first week with respect	372
to which the individual first files a claim for benefits at an	373
employment office or other place of registration maintained or	374
designated by the director or on the first day of the first week	375
with respect to which the individual has otherwise filed a claim	376
for benefits in accordance with the rules of the department of	377
job and family services, provided such claim is allowed by the	378
director.	379
(D) Notwithstanding division (A) of this section, no	380
individual may serve a waiting period or be paid benefits under	381
the following conditions:	382
(1) For any week with respect to which the director finds	383
that:	384
(a) The individual's unemployment was due to a labor	385
dispute other than a lockout at any factory, establishment, or	386
other premises located in this or any other state and owned or	387
operated by the employer by which the individual is or was last	388
employed; and for so long as the individual's unemployment is	389
due to such labor dispute. No individual shall be disqualified	390
under this provision if either of the following applies:	391
(i) The individual's employment was with such employer at	392

any factory, establishment, or premises located in this state,

owned or operated by such employer, other than the factory,	394
establishment, or premises at which the labor dispute exists, if	395
it is shown that the individual is not financing, participating	396
in, or directly interested in such labor dispute;	397
(ii) The individual's employment was with an employer not	398
involved in the labor dispute but whose place of business was	399
located within the same premises as the employer engaged in the	400
dispute, unless the individual's employer is a wholly owned	401
subsidiary of the employer engaged in the dispute, or unless the	402
individual actively participates in or voluntarily stops work	403
because of such dispute. If it is established that the claimant	404
was laid off for an indefinite period and not recalled to work	405
prior to the dispute, or was separated by the employer prior to	406
the dispute for reasons other than the labor dispute, or that	407
the individual obtained a bona fide job with another employer	408
while the dispute was still in progress, such labor dispute	409
shall not render the employee ineligible for benefits.	410
(b) The individual has been given a disciplinary layoff	411
for misconduct in connection with the individual's work.	412
(2) For the duration of the individual's unemployment if	413
the director finds that:	414
(a) The individual quit work without just cause or has	415
been discharged for just cause in connection with the	416
individual's work, provided division (D)(2) of this section does	417
not apply to the separation of a person under any of the	418
following circumstances:	419
(i) Separation from employment for the purpose of entering	420
the armed forces of the United States if the individual is	421
inducted into the armed forces within one of the following	422

periods:	423
(I) Thirty days after separation;	424
(II) One hundred eighty days after separation if the	425
individual's date of induction is delayed solely at the	426
discretion of the armed forces.	427
(ii) Separation from employment pursuant to a labor-	428
management contract or agreement, or pursuant to an established	429
employer plan, program, or policy, which permits the employee,	430
because of lack of work, to accept a separation from employment;	431
(iii) The individual has left employment to accept a	432
recall from a prior employer or, except as provided in division	433
(D)(2)(a)(iv) of this section, to accept other employment as	434
provided under section 4141.291 of the Revised Code, or left or	435
was separated from employment that was concurrent employment at	436
the time of the most recent separation or within six weeks prior	437
to the most recent separation where the remuneration, hours, or	438
other conditions of such concurrent employment were	439
substantially less favorable than the individual's most recent	440
employment and where such employment, if offered as new work,	441
would be considered not suitable under the provisions of	442
divisions (E) and (F) of this section. Any benefits that would	443
otherwise be chargeable to the account of the employer from whom	444
an individual has left employment or was separated from	445
employment that was concurrent employment under conditions	446
described in division (D)(2)(a)(iii) of this section, shall	447
instead be charged to the mutualized account created by division	448
(B) of section 4141.25 of the Revised Code, except that any	449
benefits chargeable to the account of a reimbursing employer	450
under division (D)(2)(a)(iii) of this section shall be charged	451
to the account of the reimbursing employer and not to the	452

mutualized account, except as provided in division (D)(2) of	453
section 4141.24 of the Revised Code.	454
(iv) When an individual has been issued a definite layoff	455
date by the individual's employer and before the layoff date,	456
the individual quits to accept other employment, the provisions	457
of division (D)(2)(a)(iii) of this section apply and no	458
disqualification shall be imposed under division (D) of this	459
section. However, if the individual fails to meet the employment	460
and earnings requirements of division (A)(2) of section 4141.291	461
of the Revised Code, then the individual, pursuant to division	462
(A)(5) of this section, shall be ineligible for benefits for any	463
week of unemployment that occurs prior to the layoff date.	464
(b) The individual has refused without good cause to	465
accept an offer of suitable work when made by an employer either	466
in person or to the individual's last known address, or has	467
refused or failed to investigate a referral to suitable work	468
when directed to do so by a local employment office of this	469
state or another state, provided that this division shall not	470
cause a disqualification for a waiting week or benefits under	471
the following circumstances:	472
(i) When work is offered by the individual's employer and	473
the individual is not required to accept the offer pursuant to	474
the terms of the labor-management contract or agreement; or	475
(ii) When the individual is attending a training course	476
pursuant to division (A)(4) of this section except, in the event	477
of a refusal to accept an offer of suitable work or a refusal or	478
failure to investigate a referral, benefits thereafter paid to	479
such individual shall not be charged to the account of any	480
employer and, except as provided in division (B)(1)(b) of	481
section 4141.241 of the Revised Code, shall be charged to the	482

mutualized account as provided in division (B) of section	483
4141.25 of the Revised Code.	484
(c) Such individual quit work to marry or because of	485
marital, parental, filial, or other domestic obligations.	486
(d) The individual became unemployed by reason of	487
commitment to any correctional institution.	488
(e) The individual became unemployed because of dishonesty	489
in connection with the individual's most recent or any base	490
period work. Remuneration earned in such work shall be excluded	491
from the individual's total base period remuneration and	492
qualifying weeks that otherwise would be credited to the	493
individual for such work in the individual's base period shall	494
not be credited for the purpose of determining the total	495
benefits to which the individual is eligible and the weekly	496
benefit amount to be paid under section 4141.30 of the Revised	497
Code. Such excluded remuneration and noncredited qualifying	498
weeks shall be excluded from the calculation of the maximum	499
amount to be charged, under division (D) of section 4141.24 and	500
section 4141.33 of the Revised Code, against the accounts of the	501
individual's base period employers. In addition, no benefits	502
shall thereafter be paid to the individual based upon such	503
excluded remuneration or noncredited qualifying weeks.	504
(f) The individual fails or refuses to submit to a drug	505
test required pursuant to section 4141.294 of the Revised Code.	506
For purposes of division (D)(2)(e) of this section,	507
"dishonesty" means the commission of substantive theft, fraud,	508
or deceitful acts.	509
(E) No individual otherwise qualified to receive benefits	510
shall lose the right to benefits by reason of a refusal to	511

accept new work if:	512
(1) As a condition of being so employed the individual	513
would be required to join a company union, or to resign from or	514
refrain from joining any bona fide labor organization, or would	515
be denied the right to retain membership in and observe the	516
lawful rules of any such organization.	517
(2) The position offered is vacant due directly to a	518
strike, lockout, or other labor dispute.	519
(3) The work is at an unreasonable distance from the	520
individual's residence, having regard to the character of the	521
work the individual has been accustomed to do, and travel to the	522
place of work involves expenses substantially greater than that	523
required for the individual's former work, unless the expense is	524
provided for.	525
(4) The remuneration, hours, or other conditions of the	526
work offered are substantially less favorable to the individual	527
than those prevailing for similar work in the locality.	528
(F) Subject to the special exceptions contained in	529
division (A)(4)(f) of this section and section 4141.301 of the	530
Revised Code, in determining whether any work is suitable for a	531
claimant in the administration of this chapter, the director, in	532
addition to the determination required under division (E) of	533
this section, shall consider the degree of risk to the	534
claimant's health, safety, and morals, the individual's physical	535
fitness for the work, the individual's prior training and	536
experience, the length of the individual's unemployment, the	537
distance of the available work from the individual's residence,	538
and the individual's prospects for obtaining local work.	539
(G) The "duration of unemployment" as used in this section	540

means the full period of unemployment next ensuing after a	541
separation from any base period or subsequent work and until an	542
individual has become reemployed in employment subject to this	543
chapter, or the unemployment compensation act of another state,	544
or of the United States, and until such individual has worked	545
six weeks and for those weeks has earned or been paid	546
remuneration equal to six times an average weekly wage of not	547
less than: eighty-five dollars and ten cents per week beginning	548
on June 26, 1990; and beginning on and after January 1, 1992,	549
twenty-seven and one-half per cent of the statewide average	550
weekly wage as computed each first day of January under division	551
(B)(3) of section 4141.30 of the Revised Code, rounded down to	552
the nearest dollar, except for purposes of division (D)(2)(c) of	553
this section, such term means the full period of unemployment	554
next ensuing after a separation from such work and until such	555
individual has become reemployed subject to the terms set forth	556
above, and has earned wages equal to one-half of the	557
individual's average weekly wage or sixty dollars, whichever is	558
less.	559
(H) If a claimant is disqualified under division (D)(2)	560
(a), (c), or (d) of this section or found to be qualified under	561
the exceptions provided in division (D)(2)(a)(i), (iii), or (iv)	562
of this section or division (A)(2) of section 4141.291 of the	563
Revised Code, then benefits that may become payable to such	564
claimant, which are chargeable to the account of the employer	565
from whom the individual was separated under such conditions,	566
shall be charged to the mutualized account provided in section	567
4141.25 of the Revised Code, provided that no charge shall be	568

made to the mutualized account for benefits chargeable to a

section 4141.24 of the Revised Code. In the case of a

reimbursing employer, except as provided in division (D)(2) of

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570

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reimbursing employer, the director shall refund or credit to the	572
account of the reimbursing employer any over-paid benefits that	573
are recovered under division (B) of section 4141.35 of the	574
Revised Code. Amounts chargeable to other states, the United	575
States, or Canada that are subject to agreements and	576
arrangements that are established pursuant to section 4141.43 of	577
the Revised Code shall be credited or reimbursed according to	578
the agreements and arrangements to which the chargeable amounts	579
are subject.	580

- (I) (1) Benefits based on service in employment as provided

  in divisions (B) (2) (a) and (b) of section 4141.01 of the Revised

  582

  Code shall be payable in the same amount, on the same terms, and

  subject to the same conditions as benefits payable on the basis

  of other service subject to this chapter; except that after

  585

  December 31, 1977:
- (a) Benefits based on service in an instructional, 587 research, or principal administrative capacity in an institution 588 of higher education, as defined in division (Y) of section 589 4141.01 of the Revised Code; or for an educational institution 590 as defined in division (CC) of section 4141.01 of the Revised 591 Code, shall not be paid to any individual for any week of 592 593 unemployment that begins during the period between two successive academic years or terms, or during a similar period 594 between two regular but not successive terms or during a period 595 of paid sabbatical leave provided for in the individual's 596 contract, if the individual performs such services in the first 597 of those academic years or terms and has a contract or a 598 reasonable assurance that the individual will perform services 599 in any such capacity for any such institution in the second of 600 those academic years or terms. 601

(b) Benefits based on service for an educational	602
institution or an institution of higher education in other than	603
an instructional, research, or principal administrative	604
capacity, shall not be paid to any individual for any week of	605
unemployment which begins during the period between two	606
successive academic years or terms of the employing educational	607
institution or institution of higher education, provided the	608
individual performed those services for the educational	609
institution or institution of higher education during the first	610
such academic year or term and, there is a reasonable assurance	611
that such individual will perform those services for any	612
educational institution or institution of higher education in	613
the second of such academic years or terms.	614

If compensation is denied to any individual for any week 615 under division (I)(1)(b) of this section and the individual was 616 not offered an opportunity to perform those services for an 617 institution of higher education or for an educational 618 institution for the second of such academic years or terms, the 619 individual is entitled to a retroactive payment of compensation 620 for each week for which the individual timely filed a claim for 621 compensation and for which compensation was denied solely by 622 reason of division (I)(1)(b) of this section. An application for 623 retroactive benefits shall be timely filed if received by the 624 director or the director's deputy within or prior to the end of 625 the fourth full calendar week after the end of the period for 626 which benefits were denied because of reasonable assurance of 627 employment. The provision for the payment of retroactive 628 benefits under division (I)(1)(b) of this section is applicable 629 to weeks of unemployment beginning on and after November 18, 630 1983. The provisions under division (I)(1)(b) of this section 631 shall be retroactive to September 5, 1982, only if, as a 632

condition for full tax credit against the tax imposed by the	633
"Federal Unemployment Tax Act," 53 Stat. 183 (1939), 26 U.S.C.A.	634
3301 to 3311, the United States secretary of labor determines	635
that retroactivity is required by federal law.	636
(c) With respect to weeks of unemployment beginning after	637
December 31, 1977, benefits shall be denied to any individual	638
for any week which commences during an established and customary	639
vacation period or holiday recess, if the individual performs	640
any services described in divisions (I)(1)(a) and (b) of this	641
section in the period immediately before the vacation period or	642
holiday recess, and there is a reasonable assurance that the	643
individual will perform any such services in the period	644
immediately following the vacation period or holiday recess.	645
(d) With respect to any services described in division (I)	646
(1)(a), (b), or (c) of this section, benefits payable on the	647
basis of services in any such capacity shall be denied as	648
specified in division (I)(1)(a), (b), or (c) of this section to	649
any individual who performs such services in an educational	650
institution or institution of higher education while in the	651
employ of an educational service agency. For this purpose, the	652
term "educational service agency" means a governmental agency or	653
governmental entity that is established and operated exclusively	654
for the purpose of providing services to one or more educational	655
institutions or one or more institutions of higher education.	656
(e) Any individual employed by a county board of	657
developmental disabilities shall be notified by the thirtieth	658
day of April each year if the individual is not to be reemployed	659
the following academic year.	660

(f) Any individual employed by a school district, other

than a municipal school district as defined in section 3311.71

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of the Revised Code, shall be notified by the first day of June	663
each year if the individual is not to be reemployed the	664
following academic year.	665
(2) No disqualification will be imposed, between academic	666
years or terms or during a vacation period or holiday recess	667

- (2) No disqualification will be imposed, between academic 666
  years or terms or during a vacation period or holiday recess 667
  under this division, unless the director or the director's 668
  deputy has received a statement in writing from the educational 669
  institution or institution of higher education that the claimant 670
  has a contract for, or a reasonable assurance of, reemployment 671
  for the ensuing academic year or term.
- (3) If an individual has employment with an educational 673 institution or an institution of higher education and employment 674 with a noneducational employer, during the base period of the 675 individual's benefit year, then the individual may become 676 eligible for benefits during the between-term, or vacation or 677 holiday recess, disqualification period, based on employment 678 performed for the noneducational employer, provided that the 679 employment is sufficient to qualify the individual for benefit 680 rights separately from the benefit rights based on school 681 employment. The weekly benefit amount and maximum benefits 682 payable during a disqualification period shall be computed based 683 solely on the nonschool employment. 684
- (J) Benefits shall not be paid on the basis of employment 685 performed by an alien, unless the alien had been lawfully 686 admitted to the United States for permanent residence at the 687 time the services were performed, was lawfully present for 688 purposes of performing the services, or was otherwise 689 permanently residing in the United States under color of law at 690 the time the services were performed, under section 212(d)(5) of 691 the "Immigration and Nationality Act," 66 Stat. 163, 8 U.S.C.A. 692

1101:	693
(1) Any data or information required of individuals	694
applying for benefits to determine whether benefits are not	695
payable to them because of their alien status shall be uniformly	696
required from all applicants for benefits.	697
(2) In the case of an individual whose application for	698
benefits would otherwise be approved, no determination that	699
benefits to the individual are not payable because of the	700
individual's alien status shall be made except upon a	701
preponderance of the evidence that the individual had not, in	702
fact, been lawfully admitted to the United States.	703
(K) The director shall establish and utilize a system of	704
profiling all new claimants under this chapter that:	705
(1) Identifies which claimants will be likely to exhaust	706
regular compensation and will need job search assistance	707
services to make a successful transition to new employment;	708
(2) Refers claimants identified pursuant to division (K)	709
(1) of this section to reemployment services, such as job search	710
assistance services, available under any state or federal law;	711
(3) Collects follow-up information relating to the	712
services received by such claimants and the employment outcomes	713
for such claimant's subsequent to receiving such services and	714
utilizes such information in making identifications pursuant to	715
division (K)(1) of this section; and	716
(4) Meets such other requirements as the United States	717
secretary of labor determines are appropriate.	718
(L) Except as otherwise provided in division (A)(6) of	719
this section, ineligibility pursuant to division (A) of this	720

section shall begin on the first day of the week in which the	721
claimant becomes ineligible for benefits and shall end on the	722
last day of the week preceding the week in which the claimant	723
satisfies the eligibility requirements.	724
(M) The director may adopt rules that the director	725
considers necessary for the administration of division (A) of	726
this section.	727
Sec. 4141.294. (A) As used in this section:	728
(1) "Controlled substance" means a substance listed on a	729
schedule established under section 202 of the federal	730
"Controlled Substances Act," 21 U.S.C. 812, 84 Stat. 1247, as	731
amended.	732
(2) "Drug test" means either of the following that is	733
conducted to determine whether a controlled substance is present	734
in a biological specimen taken from an individual's body:	735
(a) A chemical test of an individual's urine;	736
(b) An oral fluid test that uses a swab.	737
(3) "Duration of unemployment" has the same meaning as in	738
section 4141.29 of the Revised Code.	739
(4) (a) Except as provided in division (A) (4) (b) of this	740
section, "fail a drug test" means that a drug test reveals the	741
presence of a controlled substance in a biological specimen	742
taken from an individual's body.	743
(b) An individual shall not be determined to have failed a	744
drug test if the individual obtained the controlled substance	745
pursuant to a prescription issued by a licensed health	746
professional authorized to prescribe drugs and the individual	747
injected, ingested, or inhaled the controlled substance in	748

accordance with the licensed health professional's directions.	749
(5) "Licensed health professional authorized to prescribe	750
drugs" and "prescription" have the same meanings as in section	751
4729.01 of the Revised Code.	752
(B) If the director of job and family services has	753
reasonable cause to suspect that an individual who has filed an	754
application for determination of benefit rights has engaged in	755
the unlawful use of a controlled substance and the director has	756
determined that either of the following apply to the individual,	757
the director shall require the applicant to undergo a drug test	758
to determine the individual's eligibility for benefits:	759
(1) The individual was discharged from employment with the	760
individual's most recent employer because of the unlawful use of	761
a controlled substance.	762
(2) The individual is an individual for whom suitable work	763
is only available in an occupation that the United States	764
department of labor has determined, by final rule, is an	765
occupation that regularly conducts drug testing.	766
(C) An individual who fails or refuses to submit to a drug	767
test required under division (B) of this section shall be	768
disqualified from unemployment benefits pursuant to section	769
4141.29 of the Revised Code for the duration of the individual's	770
unemployment.	771
(D) The director shall do both of the following:	772
(1) Ensure that a drug test conducted under this section	773
meets or exceeds the standards of the mandatory guidelines for	774
federal workplace drug testing programs, published by the	775
substance abuse and mental health services administration of the	776
United States department of health;	777

(2) Adopt rules that the director considers necessary for	778
the administration of this section.	779
Section 2. That existing sections 4141.28 and 4141.29 of	780
the Revised Code are hereby repealed.	781
Section 3. (A) As used in this section:	782
(1) "Adult," "assistance group," and "Ohio Works First"	783
have the same meanings as in section 5107.02 of the Revised	784
Code.	785
(2) "Chemical dependency" means the use of a drug of abuse	786
to the extent that the user becomes physically or	787
psychologically dependent on the drug or endangers the user's	788
health, safety, or welfare or that of others.	789
(3) "Drug of abuse" has the same meaning as in section	790
3719.011 of the Revised Code.	791
(4) "Drug test" means either of the following that is	792
conducted to determine whether a drug of abuse is present in a	793
biological specimen taken from an individual's body:	794
(a) A chemical test of an individual's urine;	795
(b) An oral fluid test that uses a swab.	796
(5)(a) Except as provided in division (A)(5)(b) of this	797
section, "fail a drug test" means that a drug test reveals the	798
presence of a drug of abuse in a biological specimen taken from	799
an individual's body.	800
(b) An individual shall not be determined to have failed a	801
drug test if the individual obtained the drug of abuse pursuant	802
to a prescription issued by a licensed health professional	803
authorized to prescribe drugs and the individual injected,	804

ingested, or inhaled the drug of abuse in accordance with the	805
licensed health professional's directions.	806
(6) "Licensed health professional authorized to prescribe	807
drugs" and "prescription" have the same meanings as in section	808
4729.01 of the Revised Code.	809
(7) "Pass a drug test" means that a drug test does not	810
reveal the presence of a drug of abuse in a biological specimen	811
taken from an individual's body.	812
(8) "Work-eligible individual" has the same meaning as in	813
45 C.F.R. 261.2(n).	814
(B) Not later than ninety days after the effective date of	815
this section, the Director of Job and Family Services shall	816
establish an Ohio Works First drug testing pilot program. The	817
pilot program shall be operated for two years in three counties	818
the Director selects, except that the Director may select a	819
county only if the county's board of county commissioners	820
volunteers to have the county included in the program. In	821
selecting counties, the Director shall make reasonable efforts	822
to have one rural, one suburban, and one urban county included	823
in the program.	824
The county department of job and family services of each	825
county included in the program shall conduct an assessment of	826
each adult member of an assistance group that applies to	827
participate in Ohio Works First to determine whether there is	828
reasonable cause to suspect that any of the adults have a	829
chemical dependency. The assessment shall be conducted in	830
accordance with rules adopted under this section and as part of	831
the process of determining under section 5107.12 of the Revised	832
Code whether the assistance group is initially eligible to	833

participate in Ohio Works First. The assessment shall not be	834
conducted as part of an eligibility redetermination. If,	835
pursuant to an assessment conducted under the pilot program,	836
there is reasonable cause to suspect that an adult has a	837
chemical dependency, the county department shall require the	838
adult to undergo a drug test.	839

- (C) The cash assistance that an assistance group receives 840 under Ohio Works First shall be provided to a protective payee 841 approved by the county department of job and family services if 842 843 an adult member of the assistance group refuses to cooperate with an assessment conducted under the pilot program, refuses to 844 undergo a drug test when required to do so under the pilot 845 program, or fails a drug test conducted under the pilot program. 846 The protective payee may not be a member of the assistance 847 group. The protective payee shall act as a representative of the 848 assistance group and manage the assistance group's cash 849 assistance on behalf of the assistance group. Except as provided 850 in division (D) of this section, the assistance group's cash 851 assistance shall be provided to the protective payee for one 852 year. After the one-year period, the cash assistance shall be 853 provided to the assistance group unless rules adopted under 854 section 5107.05 of the Revised Code provide for the cash 855 assistance to be provided to a protective pavee due to another 856 circumstance. 857
- (D) The county department of job and family services of
  each county included in the pilot program shall refer an adult
  who fails a drug test conducted pursuant to division (B) of this
  section to the board of alcohol, drug addiction, and mental
  health services that serves the same county as the county
  department. If the adult, acting on the referral, requests
  services from the board to which the adult is referred, the

board shall refer the adult to a community addiction services	
provider certified by the Department of Mental Health and	
Addiction Services under section 5119.36 of the Revised Code.	

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Not sooner than six months after the date that the cash 868 assistance of the adult's assistance group begins to be provided 869 to a protective payee pursuant to division (C) of this section, 870 the adult may submit a request to the county department to have 871 the assistance group's cash assistance cease to be provided to 872 the protective payee and begin to be provided to the assistance 873 group. The adult shall include with the request documentation 874 that is acceptable to the county department and shows that the 875 adult successfully completed the treatment provided by the 876 community addiction services provider to which the adult was 877 referred under this division. The county department may approve 878 the request if the adult undergoes a drug test and passes the 879 drug test. However, the county department shall disapprove the 880 request if rules adopted under section 5107.05 of the Revised 881 Code provide for the cash assistance to be provided to a 882 protective payee due to another circumstance. If the adult fails 883 to undergo a drug test or fails the drug test, the cash 884 assistance shall continue to be provided to the protective payee 885 for an additional year beginning on the date that is twelve 886 months after the date that the cash assistance first began to be 887 provided to the protective payee under division (C) of this 888 section. 889

(E) An assistance group's cash assistance shall be

provided to a protective payee for the period specified in

division (C) or (D) of this section, as applicable, regardless

of whether that period extends beyond the date the pilot program

ends.

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(F) The provision of an assistance group's cash assistance	895
to a protective payee as required by this section does not	896
excuse the members of the assistance group or any work-eligible	897
individuals from compliance with any of the Ohio Works First	898
requirements applicable to them.	899
(G) The county department of job and family services of	900
each county included in the pilot program shall determine which	901
type of drug test to use under the program. An adult undergoing	902
the drug test is responsible for the cost of the drug test if	903
the adult fails the drug test.	904
(H) The Director of Job and Family Services shall adopt	905
rules as necessary to implement the pilot program, including	906
rules governing the assessments conducted under division (B) of	907
this section. The rules shall be adopted in accordance with	908
Chapter 119. of the Revised Code.	909
(I)(1) The Director of Job and Family Services shall	910
prepare a report regarding the pilot program. The report shall	911
include all of the following information:	912
(a) The number of adults for whom reasonable cause to	913
suspect they have a chemical dependency is found pursuant to	914
assessments conducted under division (B) of this section;	915
(b) The number of adults required to undergo drug tests;	916
(c) The number of adults who fail drug tests;	917
(d) The costs of the drug tests;	918
(e) The total amount of time that Ohio Works First cash	919
assistance is provided to protective payees under the pilot	920
program as of the date the report is prepared;	921
(f) Regarding the adults who are referred to community	922

addiction services providers under division (D) of this section,	923
all of the following:	924
(i) The number of the adults who complete the treatment;	925
(ii) The number of the adults who are employed as of the	926
date the report is prepared;	927
(iii) In the case of the adults who are not employed at	928
the time they complete the treatment but become employed by the	929
date the report is prepared, the average number of months it	930
took the adults after completing the treatment to become	931
employed.	932
(2) The county department of job and family services of	933
each county included in the pilot program shall provide any	934
information the Director needs to prepare the report.	935
(3) Not later than ninety days after the conclusion of the	936
pilot program, the Director shall submit the report to the	937
Governor and, in accordance with section 101.68 of the Revised	938
Code, the General Assembly.	939
Section 4. All items in this section are hereby	940
appropriated as designated out of any moneys in the state	941
treasury to the credit of the General Revenue Fund. For all	942
appropriations made in this act, those in the first column are	943
for fiscal year 2016 and those in the second column are for	944
fiscal year 2017. The appropriations made in this act are in	945
addition to any other appropriations made for the FY 2016-2017	946
biennium.	947
Appropriations	948
MHA DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES	949
General Revenue Fund	950

GRF 335421	Continuum of Care Services	\$ 100,000	\$ 100,000	951 952
TOTAL GRF General	Revenue Fund	\$ 100,000	\$ 100,000	953
TOTAL ALL BUDGET	FUND GROUPS	\$ 100,000	\$ 100,000	954
OHIO WORKS I	FIRST DRUG TESTIN	NG PILOT PROG	RAM	955
Care Services, up	to \$100,000 in	each fiscal y	21, Continuum of year shall be used	956 957
			ndividuals seeking	958 959
creatment under t	THE OHIO WOLKS FI	.ist Diug lest	Ling filot flogram.	909
Section 5. V	Vithin the limits	s set forth in	n this act, the	960
Director of Budge	et and Management	shall establ	lish accounts	961
indicating the so	ource and amount	of funds for	each appropriation	962
made in this act,	and shall deter	mine the form	m and manner in	963
which appropriati	on accounts shal	l be maintair	ned. Expenditures	964
from appropriations contained in this act shall be accounted for				965
as though made in the main operating appropriations act of the				966
131st General Ass	sembly.			967
The appropri	iations made in t	this act are	subject to all	968
provisions of the	e main operating	appropriation	ns act of the 131st	969
General Assembly	that are general	ly applicable	e to such	970
appropriations.				971
Section 6.	Sections 4 and 5	of this act,	and the items of	972
laws of which the	ey are composed,	are not subje	ect to the	973
referendum becaus	se they are or re	elate to an ag	opropriation for	974
current expenses	within the meani	ng of Ohio Co	onstitution,	975
Article II, Secti	on 1d and section	on 1.471 of th	ne Revised Code	976
and, therefore, g	go into immediate	e effect when	this act becomes	977
law.				978