HOUSE BILL 135

By: Chair, Economic Matters Committee (By Request - Departmental - Labor, Licensing and Regulation) Introduced and read first time: January 18, 2017 Assigned to: Economic Matters Committee Report: Favorable House action: Adopted Read second time: February 28, 2017 CHAPTER AN ACT concerning Unemployment Insurance - Electronic Transmission of Information and **Documents - Authority** FOR the purpose of authorizing the Department of Labor, Licensing, and Regulation, individuals, and employers to electronically send certain information and documents relating to unemployment insurance; requiring the Department to adopt certain regulations; making conforming changes; and generally relating to the electronic transmission of information and documents under unemployment insurance law. BY adding to Article – Labor and Employment Section 8-108 Annotated Code of Maryland (2016 Replacement Volume) BY repealing and reenacting, with amendments, Article – Labor and Employment Section 8–629(f), 8–638(e), and 8–806(g) Annotated Code of Maryland (2016 Replacement Volume)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

That the Laws of Maryland read as follows:

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,



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Article - Labor and Employment

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4	o-	L	v	ο.

- 3 (A) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE 4 GOVERNING METHODS OF DELIVERY, AN INDIVIDUAL OR EMPLOYER MAY 5 ELECTRONICALLY SEND TO THE DEPARTMENT INFORMATION, A REPORT, A 6 REQUEST, OR A DOCUMENT, INCLUDING A REQUEST FOR A DETERMINATION, A 7 REDETERMINATION, OR AN APPEAL.
- 8 (B) NOTWITHSTANDING ANY OTHER PROVISION OF THIS TITLE GOVERNING
 9 METHODS OF DELIVERY, THE DEPARTMENT MAY ELECTRONICALLY SEND A
 10 DETERMINATION, A REDETERMINATION, AN APPEALS DECISION, A NOTICE, OR ANY
 11 OTHER DOCUMENT PROVIDED TO AN INDIVIDUAL OR EMPLOYER UNDER THIS TITLE.
- 12 (C) THE DEPARTMENT SHALL ADOPT REGULATIONS ESTABLISHING THE 13 METHODS AND MEANS FOR ELECTRONICALLY SENDING INFORMATION AND 14 DOCUMENTS UNDER THIS SECTION.
- 15 8–629.
- 16 (f) (1) An assessment under this section is final unless:
- 17 (i) within 15 days after the [mailing of the] assessment IS SENT, an employing unit applies to the Board of Appeals for a hearing; or
- 19 (ii) on its own motion, the Board of Appeals reduces the contribution 20 or interest.
- 21 (2) After a hearing held under this subsection, the Board of Appeals shall:
- (i) pass an order to affirm, modify, or set aside the assessment; and
- 23 (ii) promptly give an employing unit written notice of its decision.
- 24 8–638.
- 25 (e) (1) If a claim for an adjustment or refund is rejected, the Secretary shall 26 [mail] **SEND** a written notice of rejection to the employing unit.
- 27 (2) (i) Within 15 days after receiving a notice of rejection, the employing 28 unit may petition the Appeals Board for a formal hearing.
- 29 (ii) The petition shall state the grounds on which the refund or 30 adjustment is claimed.

1	(3)	The I	Board of Appeals shall:
2		(i)	grant a hearing requested under this subsection;
3		(ii)	notify the employing unit of the time and place of the hearing;
4 5	considers to be jus	(iii) t and l	after the hearing, pass an order that the Board of Appeals awful; and
6		(iv)	[give] SEND a copy of the order to the employing unit.
7	8–806.		
8 9 10	claimant or employ	TICE (on 15 days after the date [of mailing of the notice or the date of the DETERMINATION OR REDETERMINATION IS SENT, a nit entitled to notice of a determination or redetermination under the Lower Appeals Division.
2	(2) filed by a claimant		becretary may, at the Secretary's discretion, be a party to an appeal ploying unit with the Lower Appeals Division.
14 15	(3) section is withdray		ss an appeal of a determination or redetermination under this emoved to the Board of Appeals, a hearing examiner shall:
16 17 18			give the parties a reasonable opportunity for a fair hearing in ce provisions in §§ 10–207 and 10–208 of the State Government rovisions of § 10–208(b)(4) and (7) of the State Government Article
20		(ii)	make findings of fact and conclusions of law; and
21 22	reverse a determin	(iii) nation	on the basis of those findings and conclusions, affirm, modify, or or redetermination.
23 24	(4) performed is cover		appeal involves an issue of whether employment that a claimant ployment:
25 26	appeal to the Secre	(i) etary a	the hearing examiner shall give special notice of the issue and nd employer; and
27 28 29	parties to the procissue.	(ii) ceedin	on receipt of the notice, the Secretary and employer shall be g and be given reasonable opportunity to offer evidence on that

The hearing examiner promptly shall mail to each party at the last

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(5)

known address of the party or otherwise deliver to the party:

	President of the Senate.
	Speaker of the House of Delegates.
	Governor.
Approved:	
October 1, 2017.	T FURTHER ENACTED, That this Act shall take effect
subsection (h) of this section.	T FIIDTHED FNACTED That this Act shall take offert
mailing or other delivery of r	nder this subsection is final unless within 15 days after the notice of the decision, further review is initiated under
(ii) a copy law that support the decision.	y of the decision and the findings of fact and conclusions of
(i) notice	e of the decision of the hearing examiner; and
(i) matica	of the decision of the heaving evenines; and