# [Third Reprint] **SENATE, No. 3170**

# STATE OF NEW JERSEY 218th LEGISLATURE

**INTRODUCED NOVEMBER 26, 2018** 

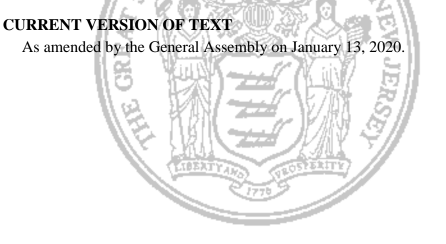
Sponsored by: Senator JOSEPH P. CRYAN District 20 (Union) Senator NELLIE POU District 35 (Bergen and Passaic) Assemblywoman ANNETTE QUIJANO District 20 (Union) Assemblyman MATTHEW W. MILAM District 1 (Atlantic, Cape May and Cumberland) Assemblyman R. BRUCE LAND District 1 (Atlantic, Cape May and Cumberland)

**Co-Sponsored by:** 

Senators Turner, Andrzejczak, Diegnan, Greenstein, Gopal, Assemblywoman Sumter, Assemblymen Johnson and Giblin

#### **SYNOPSIS**

Increases prenotification time and requires severance pay in certain plant closings, transfers, and mass layoffs.



(Sponsorship Updated As Of: 1/14/2020)

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AN ACT concerning certain plant closings, transfers, <sup>1</sup>[and]<sup>1</sup><sup>2</sup>and<sup>2</sup> 1 mass layoffs  ${}^{2}[1, and changes in control^{1}]^{2}$  and amending  ${}^{2}[1, and changes in control^{1}]^{2}$ 2 supplementing<sup>1</sup>]<sup>2</sup> P.L.2007, c.212. 3 4 5 BE IT ENACTED by the Senate and General Assembly of the State 6 of New Jersey: 7 8 <sup>1</sup>1. Section 1 of P.L.2007, c.212 (C.34:21-1) is amended to read 9 as follows: 1. As used in [this act] P.L.2007, c.212 (C.34:21-1 et seq.): 10 "Commissioner" means the Commissioner of Labor and 11 12 Workforce Development. "Department" means the Department of Labor and Workforce 13 14 Development. "Employer" means an individual or private business entity which 15 employs the workforce at an establishment. 16 17 "Establishment" means a [single] place of employment which 18 has been operated by an employer for a period longer than three years, but shall not include a temporary construction site. 19 20 "Establishment" may be a single location or a group of 21 [contiguous] locations, including [groups of] any facilities [which form an office or industrial park or separate facilities just across the 22 23 street from each other ] located in this State. 24 "Facility" means a building. 25 ["Full-time employee" means an employee who is not a part-26 time employee.] "Mass layoff" means a reduction in force which is not the result 27 of a transfer or termination of operations and which results in the 28 termination of employment at an establishment during any 30-day 29 30 period [for 500 or more full-time employees or] for 50 or more of 31 the [full-time] employees [representing one third or more of the full-time employees] at or reporting to the establishment. 32 33 "Operating unit" means an organizationally distinct product, 34 operation, or specific work function within or across facilities at a 35 single establishment. ["Part-time employee" means an employee who is employed for 36 an average of fewer than 20 hours per week or who has been 37 38 employed for fewer than six of the 12 months preceding the date on 39 which notice is required pursuant to this act. "Response team" means the plant closing response team 40 established pursuant to section 5 of [this act] P.L.2007, c.212 41 42 (C.34:21-5). 43 "Termination of employment" means the layoff of an employee 44 without a commitment to reinstate the employee to his previous

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

<sup>2</sup>Senate SBA committee amendments adopted Pestuary 7, 2019.

<sup>3</sup>Assembly floor amendments adopted January 13, 2020.

**EXPLANATION** – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

<sup>&</sup>lt;sup>1</sup>Senate SCM committee amendments adopted February 7, 2019.

1 employment within six months of the layoff, except that 2 "termination of employment" shall not mean a voluntary departure 3 or retirement or a discharge or suspension for misconduct of the 4 employee connected with the employment or any layoff of a 5 seasonal employee or refer to any situation in which an employer 6 offers to an employee, at a location inside the State and not more 7 than 50 miles from the previous place of employment, the same 8 employment or a position with equivalent status, benefits, pay and 9 other terms and conditions of employment, and, except that a layoff 10 of more than six months which, at its outset, was announced to be a 11 layoff of six months or less, shall not be treated as a termination of 12 employment under [this act] P.L.2007, c.212 (C.34:21-1 et seq.) if 13 the extension beyond six months is caused by business 14 circumstances not reasonably foreseeable at the time of the initial 15 layoff, and notice is given at the time it becomes reasonably 16 foreseeable that the extension beyond six months will be required.

17 "Termination of operations" means the permanent or temporary 18 shutdown of a single establishment, or of one or more facilities or 19 operating units within a single establishment, except that 20 "termination of operations" shall not include a termination of 21 operations made necessary because of a fire, flood, natural disaster, 22 national emergency, act of war, civil disorder or industrial sabotage, 23 decertification from participation in the Medicare and Medicaid 24 programs as provided under Titles XVIII and XIX of the federal 25 "Social Security Act," Pub.L. 74-271 (42 U.S.C. s.1395 et seq.) or 26 license revocation pursuant to P.L.1971, c.136 (C.26:2H-1 et al.).

27 "Transfer of operations" means the permanent or temporary
28 transfer of a single establishment, or one or more facilities or
29 operating units within a single establishment, to another location,
30 inside or outside of this State.<sup>1</sup>

31 (cf: P.L.2007, c.212, s.1)

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<sup>1</sup>[1.] <u>2.</u><sup>1</sup> Section 2 of P.L.2007, c.212 (C.34:21-2) is amended
 to read as follows:

2. If an establishment is subject to a transfer of operations or a termination of operations which results, during any continuous period of not more than 30 days, in the termination of employment of 50 or more <sup>1</sup>[full-time]<sup>1</sup> employees, or if an employer conducts a mass layoff, the employer who operates the establishment or conducts the mass layoff shall:

41 Provide, in the case of an employer who employs 100 or a. more <sup>1</sup>[full-time]<sup>1</sup> employees, not less than [60] <u>90</u> days, or the 42 43 period of time required pursuant to the federal "Worker Adjustment 44 and Retraining Notification Act," 29 U.S.C. s.2101 et seq., or any 45 amendments thereto, whichever is longer, before the first 46 termination of employment occurs in connection with the 47 termination or transfer of operations, or mass layoff, notification of 48 the termination or transfer of operations or mass layoff to the

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1 Commissioner of Labor and Workforce Development, the chief 2 elected official of the municipality where the establishment is 3 located, each employee whose employment is to be terminated and 4 any collective bargaining units of employees at the establishment;

5 b. Provide to each <sup>1</sup>[full-time]<sup>1</sup> employee whose employment is terminated [and to whom the employer provides less than the 6 7 number of days of notification required pursuant to subsection a. of 8 this section, severance pay equal to one week of pay for each full 9 year of employment. <sup>1</sup>If the employer provides any employee with 10 less than the number of days of notification required pursuant to 11 subsection a. of this section, the employer shall provide that employee with an additional four weeks of pay.<sup>1</sup> The rate of 12 13 severance pay provided by the employer pursuant to this subsection 14 b. shall be the average regular rate of compensation received during 15 the employee's last three years of employment with the employer or 16 the final regular rate of compensation paid to the employee, whichever rate is higher. Severance under this subsection shall be 17 18 regarded as compensation due to an employee for back pay and 19 losses associated with the termination of the employment relationship, and earned in full upon the termination of the 20 employment relationship, notwithstanding the calculation of the 21 22 amount of the payment with reference to the employee's length of service. <sup>2</sup>[The] <u>An employer shall provide an employee the</u><sup>2</sup> 23 severance pay <sup>2</sup>[provided by the employer] <u>required</u><sup>2</sup> pursuant to 24 this subsection b. <sup>2</sup>[shall be in addition to] or<sup>2</sup> any severance pay 25 26 provided by the employer pursuant to a collective bargaining agreement or for any other reason, <sup>2</sup>[except that any] <u>whichever is</u> 27 greater. Any<sup>2</sup> back pay provided by the employer to the employee 28 pursuant to section 5 of the "Worker Adjustment and Retraining 29 30 Notification Act," Pub.L.100-379 (29 U.S.C. s.2104), because of a 31 violation of section 3 of that act (29 U.S.C. s. 2102) shall be 32 credited toward meeting the severance pay requirements of this 33 subsection b.; and

c. Provide the response team with the amount of on-site worktime access to the employees of the establishment that the response
team determines is necessary for the response team to carry out its
responsibilities pursuant to section 5 of P.L.2007, c.212 (C.34:215).

39 In determining whether a termination or transfer of operations or 40 a mass layoff is subject to the notification requirements of this 41 section, any terminations of employment for two or more groups at 42 a single establishment occurring within any 90-day period, when 43 each group has less than the number of terminations which would 44 trigger the notification requirements of this section but the 45 aggregate for all of the groups exceeds that number, shall be 46 regarded as subject to the notification requirements unless the 47 employer demonstrates that the cause of the terminations for each

1 group is separate and distinct from the causes of the terminations 2 for the other group or groups. 3 d. For purposes of this section, "employer" includes any 4 individual, partnership, association, corporation, or any person or 5 group of persons acting directly or indirectly in the interest of an 6 employer in relation to an employee, and includes any person who, 7 directly or indirectly, owns and operates the nominal employer, or 8 owns a corporate subsidiary that, directly or indirectly, owns and 9 operates the nominal employer <sup>1</sup>or makes the decision responsible for the employment action that gives rise to a mass layoff subject to 10 11 notification. 12 e. No waiver of the right to severance provided pursuant to this 13 section shall be effective without approval of the waiver by the 14 commissioner or a court of competent jurisdiction<sup>1</sup>. (cf: P.L.2007, c.212, s.2) 15 16 17 <sup>2</sup>[<sup>1</sup><u>3. (New section) a. As used in this section:</u> 18 "Business" means any individual, partnership, association, 19 corporation, or any person or group of persons that employ 50 or 20 more employees. 21 "Change of control" means any material change in ownership of 22 an employer or any filing seeking bankruptcy protection. "Covered employee" means an individual who has been 23 24 employed by an employer for at least 90 days immediately before a 25 change of control affecting that individual's principal place of 26 employment. A change of control affects a covered employee's 27 principal place of employment if the change of control results in the predecessor employer transferring control of the place of 28 29 employment to the successor employer. 30 "Covered employee" does not include any of the following: 31 (1) A managerial, supervisory, or confidential employee; 32 (2) A temporary employee; or 33 (3) A part-time employee who has worked less than 20 hours 34 per week for the predecessor employer for at least 90 days immediately before the change of control. 35 36 "Predecessor employer" means the person who controls a 37 business before the change of control. "Principal place of employment" of an employee means the 38 39 office or other facility where the employee is principally assigned to 40 work by the predecessor employer. 41 "Successor employer" means the person who controls a business 42 after the change of control. 43 "Total compensation" means the combined value of the covered 44 employee's wages and benefits immediately before the change of control. Total compensation may be paid entirely as wages or in any 45 46 combination of wages and fringe benefits, to be determined by the 47 successor employer. Total compensation includes, but is not 48 limited to, the covered employee's hourly wage rate or the per diem

1 value of the covered employee's monthly salary, and the employer 2 payments toward the covered employee's health and welfare and 3 pension benefits. 4 "Transition period" means a period of 180 days immediately 5 following the effective date of a change of control. 6 b. (1) Except as otherwise provided in this section, a successor 7 employer shall retain all covered employees for at least the 8 transition period following a change of control, unless the 9 commissioner approves a reduction in the workforce pursuant to 10 subsection h. of this section. During the transition period, the 11 successor employer shall not reduce the total compensation of a 12 covered employee. 13 (2) During the transition period, a successor employer shall not 14 terminate a covered employee without cause. (3) A successor employer and a labor organization representing 15 16 covered employees may, in a collective bargaining agreement, 17 provide that the agreement supersedes the requirements of this 18 section. 19 c. No later than 15 days before the effective date of a change of 20 control, the predecessor employer shall post public notice of the 21 change of control at each principal place of employment of any 22 covered employee. The notice shall include the name of the 23 predecessor employer and its contact information, the name of the 24 successor employer and its contact information, and the effective 25 date of the change of control. The notice shall be posted in a 26 conspicuous place in a manner that is readily viewed by covered 27 employees. No later than 15 days before the effective date of a 28 change of control, the predecessor employer shall also cause the notice to be sent to any labor organization that represents covered 29 30 employees. 31 d. This section shall not be construed to limit the right of 32 covered employees to bring legal action for wrongful termination. 33 e. The rights and remedies provided pursuant to this section are 34 in addition to, and are not intended to supplant, any existing rights 35 or remedies. 36 f. No later than 15 days before the effective date of a change of 37 control, a predecessor employer shall provide to the successor 38 employer the name, address, date of hire, total compensation, and 39 classification of each covered employee. 40 g. A successor employer shall retain the following written or 41 electronic records for at least three years: 42 (1) The list provided to the successor employer pursuant to 43 subsection e. of this section; 44 (2) Any offer of employment made to a covered employee; 45 (3) Any termination of a covered employee during a transition 46 period, including the reasons for the termination; and (4) Any written evaluation of a covered employee. 47 48 h. For two years after the transition period, a successor 49 employer may reduce the total number of employees who would

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1 have qualified as covered employees during the 90-day period 2 immediately before a change of control only if approved by the 3 commissioner. The commissioner shall not authorize a successor 4 employer to reduce the number of those employees except on a 5 showing by a preponderance of the evidence that the employer has 6 conducted a study of the nature and scope of the work performed by 7 those employees proposed to be eliminated and the study shows that 8 the elimination of the employees is necessary for the continued 9 solvency of the business. 10 i. A successor employer may terminate an employee with cause consistent with any applicable collective bargaining 11 agreement during the period specified in subsection h. of this 12 <u>section.</u><sup>1</sup>]<sup>2</sup> 13

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<sup>1</sup>[2.] <sup>2</sup>[ $4.^{1}$ ]  $3.^{2}$  This act shall take effect <sup>3</sup>[immediately] <u>on</u> 15 the 180th day next following the date of enactment<sup>3</sup>. 16