(B) A FORMER SERVICEMEMBER'S ENTITLEMENT TO ADDITIONAL BENEFITS CEASES AFTER HAVING RECEIVED A TOTAL OF 39 26 TIMES THE FORMER SERVICEMEMBER'S WEEKLY BENEFIT AMOUNT IN ANY COMBINATION OF REGULAR, ADDITIONAL, OR EXTENDED UCX OR ADDITIONAL BENEFITS.

8-1205.

- (A) SUBJECT TO § 8-1206 OF THIS SUBTITLE, A FORMER SERVICEMEMBER WHO OTHERWISE IS ELIGIBLE TO RECEIVE ADDITIONAL BENEFITS IS DISQUALIFIED FROM RECEIVING ADDITIONAL BENEFITS IF THE FORMER SERVICEMEMBER FAILS TO MAKE A SUSTAINED AND SYSTEMATIC EFFORT THROUGHOUT THE WEEK TO FIND WORK AND SUBMIT TANGIBLE EVIDENCE OF THE EFFORT TO THE SECRETARY.
- (B) A DISQUALIFICATION UNDER THIS SECTION SHALL CONTINUE UNTIL THE FORMER SERVICEMEMBER:
- (1) HAS BEEN EMPLOYED DURING AT LEAST 4 WEEKS THAT BEGIN AFTER THE FAILURE TO MAKE A SUSTAINED AND SYSTEMATIC EFFORT TO FIND WORK OR TO SUBMIT TANGIBLE EVIDENCE OF THE EFFORT TO THE SECRETARY: AND
- (2) HAS EARNINGS EQUAL TO AT LEAST 4 TIMES THE INDIVIDUAL'S WEEKLY ADDITIONAL BENEFIT AMOUNT:

8 1206. 8-1505.

A FORMER SERVICEMEMBER WHO OTHERWISE IS ELIGIBLE FOR ADDITIONAL BENEFITS MAY NOT BE DENIED BENEFITS UNDER § 8–1204 8–1504 OF THIS SUBTITLE OR § 8–1005 OF THIS TITLE BECAUSE THE FORMER SERVICEMEMBER IS IN TRAINING WITH THE APPROVAL OF THE SECRETARY.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 6, 1991.

- SECTION 3. AND BE IT FURTHER ENACTED, That if legislation is enacted by the United States Congress that would grant additional weeks of unemployment insurance benefits to ex-servicemembers under 5 U.S.C. § 8521, this Act shall be applicable as follows:
- (1) if the federal legislation provides for 26 weeks of unemployment insurance benefits, this Act shall be null and void without the necessity of further action by the General Assembly as of the date the federal legislation takes effect; and