

In the introductory language of subsection (b)(2) of this section, the words "immediately before" are substituted for the former words "at the time", since the former requirement that the spouse be advised "at the time" the spouse began to perform this service was unworkable.

In the introductory language of subsection (c)(1)(i) of this section, the words "not-for-profit" are substituted for the former words "nonprofit", for clarity.

Subsection (c)(1)(iii) of this section is revised to state that the educational institution must give notice of the application of the paragraph. Although former Art. 95A, § 20(g)(8)(xi) was vague as to the extent of the notice, it clearly required all the elements stated in paragraph (1) to apply.

In subsection (c)(2) of this section, the former words "or group of employers" are deleted as unnecessary, in light of the word "employer" and Art. 1, § 8 of the Code, which provides that generally the plural and singular are interchangeable.

Defined terms: "Covered employment" § 8-101

"Educational institution" § 8-101 "Employer" § 8-101

#### 8-221. WORK RELIEF OR WORK TRAINING PROGRAM.

##### EMPLOYMENT IS NOT COVERED EMPLOYMENT IF PERFORMED:

(1) AS PART OF AN UNEMPLOYMENT WORK RELIEF OR WORK TRAINING PROGRAM ASSISTED OR FINANCED WHOLLY OR PARTLY BY A UNIT OF THE FEDERAL GOVERNMENT OR A POLITICAL SUBDIVISION OR UNIT OF A STATE; AND

(2) BY AN INDIVIDUAL WHO RECEIVES THE WORK RELIEF OR WORK TRAINING.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 95A, § 20(g)(7)(v)G.

Defined terms: "Covered employment" § 8-101

"State" §§ 1-101 and 8-101

##### GENERAL REVISOR'S NOTE TO SUBTITLE :

This subtitle is revised to state that, under the circumstances described, certain employment is "covered" under this title. This revision is substituted for the language of former Art. 95A, § 20(g), which purported to define certain activities as "employment" or to exclude activities from the definition of "employment" even though those activities commonly are understood to be employment. Under former § 20(g), work within the definition of "employment" was insured and work that did not come within the definition of "employment" was not insured. The former provisions have been revised as this "scope of title" for clarity and to conform to comparable provisions in other revised articles of the Code.