## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

## Act 1415 of the Regular Session

1	State of Arkansas	As Engrossed: H3/16/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL	2674
4				
5	By: Representative Anderso	on		
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7				
8		For An Act To Be Entitled		
9	AN ACT	TO AMEND ARKANSAS CODE § 11-9-525		
10	CONCER	NING COMPENSATION FOR SECOND INJURIES;	; TO	
11	AMEND A	A PROTION OF THE ARKANSAS CODE WHICH		
12		ED FROM INITIATED ACT 4 OF 1948; AND F	?OR	
13	OTHER 1	PURPOSES.		
14		9.149		
15		Subtitle		
16		ACT TO AMEND ARKANSAS CODE § 11-9-525		
17		CERNING COMPENSATION FOR SECOND		
18		URIES AND TO AMEND A PROTION OF THE		
19		ANSAS CODE WHICH RESULTED FROM		
20	INI	FIATED ACT 4 OF 1948.		
21				
22				
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	.NSAS:	
24				
25		cansas Code § 11-9-525 is amended to r		
26	-	ensation for disability - Second injur		
27		cond Injury Trust Fund established in	<del>-</del>	а
28		to ensure that an employer employing		
29		the event that the worker suffers an i		
30		greater disability or impairment than	actually occur	red
31		in his or her employment.		
32		employee is to be fully protected in	_	•
33		cence between the employer's liability		
34	·	or impairment which results from all	. disabilities o	r
35	impairments combined.			

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- 1 (3) It is intended that latent conditions which are not known to 2 the employee or employer not be considered previous disabilities or 3 impairments which would give rise to a claim against the fund.
  - (b)(1) Commencing January 1, 1981, all cases of permanent disability or impairment where there has been previous disability or impairment shall be compensated as provided in this section.
- 7 (2) Compensation shall be computed on the basis of the average 8 earnings at the time of the last injury.
- 9 (3) If any employee who has a permanent partial disability or 10 impairment, whether from compensable injury or otherwise, receives a 11 subsequent compensable injury resulting in additional permanent partial 12 disability or impairment so that the degree or percentage of disability or 13 impairment caused by the combined disabilities or impairments is greater than that which would have resulted from the last injury, considered alone and of 14 15 itself, and if the employee is entitled to receive compensation on the basis 16 of combined disabilities or impairments, then the employer at the time of the 17 last injury shall be liable only for the degree or percentage of disability 18 or impairment which would have resulted from the last injury had there been 19 no preexisting disability or impairment.
  - (4) After the compensation liability of the employer for the last injury, considered alone, which shall be no greater than the actual anatomical impairment resulting from the last injury, has been determined by an administrative law judge or the Workers' Compensation Commission, the degree or percentage of employee's disability that is attributable to all injuries or conditions existing at the time the last injury was sustained shall then be determined by the administrative law judge or the commission, and the degree or percentage of disability or impairment which existed prior to the last injury plus the disability or impairment resulting from the combined disability shall be determined, and compensation for that balance, if any, shall be paid out of the fund provided for in § 11-9-301.
  - (5) If the previous disability or impairment, whether from compensable injury or otherwise, and the last injury together result in permanent total disability, the employer at the time of the last injury shall be liable only for the actual anatomical impairment resulting from the last injury considered alone and of itself. However, if the compensation for which the employer at the time of the last injury is liable is less than the

1	compensation	provided	in	§§	11-9-501	-	11-9-506	for	permanent	total
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- 2 disability, then, in addition to the compensation for which the employer is
- 3 liable and after the completion of payment of compensation by the employer,
- 4 the employee shall be paid the remainder of the compensation that would be
- 5 due for permanent total disability under §§ 11-9-501 11-9-506 out of the
- 6 fund.
- 7 (6) The Treasurer of State shall be the custodian of the fund,
- 8 and any interest accruing shall be added thereto.
- 9 (7) The commission shall direct the distribution of the funds
- 10 from the fund.
- 11 (c)(1) In all cases in which a recovery against the fund is sought for
- 12 permanent partial disability or for permanent total disability, the Treasurer
- of State as custodian shall be named as a party and shall be entitled to
- 14 defend against the claim.
- 15 (2) The Treasurer of State, with the advice and consent of the
- 16 Attorney General, may enter into settlements as contemplated by §§ 11-9-804
- 17 and 11-9-805.
- 18 (3) All awards for permanent partial disability or for permanent
- 19 total disability affecting the fund shall be subject to the provisions of the
- 20 Workers' Compensation Law, § 11-9-101 et seq., governing review and appeal.
- 21 (d)(1) If more than one (1) injury in the same employment causes
- 22 concurrent temporary disabilities, weekly benefits shall be payable only for
- 23 the longest and largest paying disability.
- 24 (2) If more than one (1) injury in the same employment causes
- 25 concurrent and consecutive permanent partial disability, weekly benefits for
- 26 each subsequent disability shall not begin until the end of the compensation
- 27 period for the prior disability.
- 28 (e) No claims under this section shall be made on or after
- 29 January 1, 2008.
- 31 /s/ Anderson

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33 APPROVED: 4/5/2007

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