ARKANSAS SENATE

89th General Assembly - Regular Session, 2013

Amendment Form

Subtitle of Senate Bill No. 515

TO RESTORE CONSISTENCY IN TEMPORARY TOTAL DISABILITY BENEFIT AND EMPLOYEE MISCONDUCT DETERMINATIONS AFTER TERMINATION UNDER INITIATED MEASURE 4 OF 1948.

Amendment No. 3 to Senate Bill No. 515

Amend Senate Bill No. 515 as engrossed, S4/8/13 (version: 04/08/2013 02:36:48 PM):

Page 2, delete lines 14 through 36

AND

Page 3, delete lines 1 through 12 and substitute the following: "(1)(A) Arm amputated at the elbow, or between the elbow and shoulder, two hundred forty-four (244) weeks; (2)(B) Arm amputated between the elbow and wrist, one hundred eighty-three (183) weeks; (3)(C) Leg amputated at the knee, or between the knee and the hip, one hundred eighty-four (184) weeks; (4)(D) Leg amputated between the knee and the ankle, one hundred thirty-one (131 weeks; (5) (E) Hand amputated, one hundred eighty-three (183) weeks; (6)(F) Thumb amputated, seventy-three (73) weeks; (7)(G) First finger amputated, forty-three (43) weeks; (8)(H) Second finger amputated, thirty-seven (37) weeks; (9)(I) Third finger amputated, twenty-four (24) weeks; (10)(J) Fourth finger amputated, nineteen (19) weeks; (11)(K) Foot amputated, one hundred thirty-one (131) weeks; (12)(L) Great toe amputated, thirty-two (32) weeks; (13) (M) Toe other than great toe amputated, eleven (11) weeks; (14)(N) Eye enucleated, in which there was useful vision,

 $\frac{(15)(0)}{(P)}$ Loss of hearing of one ear, forty-two (42) weeks; $\frac{(16)(P)}{(P)}$ Loss of hearing of both ears, one hundred fifty-

(17)(Q) Loss of one testicle, fifty-three (53) weeks; loss



one hundred five (105) weeks;

eight (158) weeks; and

of both testicles, one hundred fifty-eight (158) weeks."

AND

- Page 3, delete lines 28 through 32 and substitute the following:
- "(b)(1) When an employee is terminated for misconduct and the employer has work available within the former employee's medical restrictions from the workers' compensation injury, the former employee is not entitled to temporary total or temporary partial disability benefits during the healing period in which the misconduct occurred.
- (2) For purposes of subdivision (b)(1) of this section, the employer has the burden of proof by a preponderance of the evidence."

The Amendment was read the first time, rules suspended and read the second time and	
By: Senator Bledsoe	
MGF/NJR - 04-09-2013 14:22:14	
MGF640	Secretary