## 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.

1	State of Arkansas	As Engrossed: H3/18/05 H3/21/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2917
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5	By: Representative Burris		
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7			
8	For An Act To Be Entitled		
9	AN ACT CONCERNING THE DEFINITION FOR OBJECTIVE		
10	EVIDENCE NECESSARY TO PROVE PERMANENT DISABILITY		
11	IN OCCUPATIONAL HEARING LOSS CASES; AND FOR OTHER		
12	PURPOS	GES.	
13			
14		Subtitle	
15	AN ACT CONCERNING THE DEFINITION FOR		
16	OBJ	JECTIVE EVIDENCE NECESSARY TO PROVE	
17	PER	RMANENT DISABILITY IN OCCUPATIONAL	
18	HEA	ARING LOSS CASES.	
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20			
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
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23	SECTION 1. Ar	kansas Code § 11-9-102(16)(A), con	cerning definitions
24	used in worker's compensation law, is amended to read as follows:		
25	"(16)(A)(i) "	Objective findings" are those find	ings which cannot come
26	under the voluntary	control of the patient.	
27	(i	i) When determining physical or a	natomical impairment,
28	neither a physician,	any other medical provider, an add	ministrative law judge,
29	the Workers' Compens	ation Commission, nor the courts ma	ay consider complaints
30	of pain; for the pur	pose of making physical or anatomic	cal impairment ratings
31	to the spine, straig	ht-leg-raising tests or range-of-mo	otion tests shall not
32	be considered objective findings.		
33	<u>(i</u>	ii)(a) Objective evidence necessa	ry to prove physical or
34	anatomical impairmen	t, in occupational hearing loss ca	ses, may be established
35	by medically recognized and accepted clinical diagnostic methodologies,		
36	including, but not limited to, audiological tests that measure air and bone		

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1	conduction thresholds and speech discrimination ability.		
2	(b) Any difference in the base line hearing		
3	levels must be confirmed with a subsequent test within the next four (4)		
4	weeks but not before five (5) days and adjusted for presbycusis.		
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6	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		
7	General Assembly of the State of Arkansas that the objective evidence		
8	necessary to prove physical or anatomical impairment in worker's compensation		
9	cases needs to be clarified; that such changes need to be in effect		
10	immediately to provide for clarity with respect worker's compensation		
11	insurance coverage; and that this act is immediately necessary to protect the		
12	health and safety of workers. Therefore, an emergency is declared to exist		
13	and this act being immediately necessary for the preservation of the public		
14	peace, health, and safety shall become effective on:		
15	(1) The date of its approval by the Governor;		
16	(2) If the bill is neither approved nor vetoed by the Governor,		
17	the expiration of the period of time during which the Governor may veto the		
18	bill; or		
19	(3) If the bill is vetoed by the Governor and the veto is		
20	overridden, the date the last house overrides the veto.		
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22	/s/ Burris		
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