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: H3/22/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		SENATE BILL	941
4				
5	By: Senator Bisbee			
6	By: Representative Pritcha	ırd		
7				
8				
9		For An Act To Be Entitled		
10	AN AC	T TO CLARIFY PRIME CONTRACTOR AND		
11	SUBCO	NTRACTOR LIABILITY UNDER WORKERS'		
12	COMPE	NSATION LAW; TO AMEND § 11-9-402 OF THE		
13	ARKANS	SAS CODE WHICH RESULTED FROM INITIATED	ACT 4	
14	OF 194	48; AND FOR OTHER PURPOSES.		
15				
16		Subtitle		
17	AN	ACT TO CLARIFY PRIME CONTRACTOR AND		
18	SUBCONTRACTOR LIABILITY UNDER WORKERS'			
19	CO	MPENSATION LAW AND TO AMEND § 11-9-402		
20	OF	THE ARKANSAS CODE WHICH RESULTED FROM		
21	IN	ITIATED ACT 4 OF 1948.		
22				
23				
24	BE IT ENACTED BY THE	E GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
25				
26	SECTION 1. Ar	kansas Code § 11-9-402, resulting from	Initiated Act 4	of
27	1948, is amended to	read as follows:		
28	11-9-402. Lia	bility of prime contractors and subcont	cractors - Sole	
29	proprietorships or p	partnerships.		
30	(a) Where a s	subcontractor fails to secure compensation	ion required by	
31	this chapter, the prime contractor shall be liable for compensation to the			
32	employees of the sub	ocontractor <u>unless there is an intermed</u>	iate subcontract	or
33	who has workers' com	pensation coverage.		
34	(b)(1) Any co	ontractor or the contractor's insurance	carrier who sha	.11
35	become liable for th	ne payment of compensation on account of	f injury to or	
36	death of an employee	e of his or her subcontractor may recove	er from the	



As Engrossed: H3/22/05

SB941

1 subcontractor the amount of the compensation paid or for which liability is 2 incurred. (2) The claim for the recovery shall constitute a lien against 3 4 any moneys due or to become due to the subcontractor from the prime 5 contractor. 6 (3) A claim for recovery, however, shall not affect the right of 7 the injured employee or the dependents of the deceased employee to recover 8 compensation due from the prime contractor or his or her insurance carrier. 9 (c)(1)(A) When a sole proprietorship or partnership fails to elect to cover the sole proprietor or partners under this chapter, the prime 10 11 contractor is not liable under this chapter for injuries sustained by the 12 sole proprietor or partners if the sole proprietor or partners are not employees of the prime contractor. 13 (B)(i) A sole proprietor or the partners of a partnership 14 15 who do not elect to be covered by this chapter and be deemed employees 16 thereunder and who deliver to the prime contractor a current certification of 17 noncoverage issued by the Workers' Compensation Commission shall be conclusively presumed not to be covered by the law or to be employees of the 18 19 prime contractor during the term of his or her certification or any renewals 20 thereof. 21 (ii) A certificate of noncoverage may not be 22 presented to a subcontractor who does not have workers' compensation 23 coverage. 24 (iii) This provision shall not affect the rights 25 or coverage of any employees of the sole proprietor or of the partnership. 26 (2) Furthermore, the prime contractor's insurance carrier is not 27 liable for injuries to the sole proprietor or partners described in this 28 section who have provided a current certification of noncoverage, and the 29 carrier shall not include compensation paid by the prime contractor to the 30 sole proprietor or partners described above in computing the insurance 31 premium for the prime contractor. 32 (3)(A) Any prime contractor who after being presented with a 33 current certification of noncoverage by a sole proprietor or partnership 34 nonetheless compels the sole proprietor or partnership to pay or contribute 35 to workers' compensation coverage of that sole proprietor or partnership shall be guilty of a Class D felony. 36

2

SB941

1 (B) Furthermore, any prime contractor who compels a sole 2 proprietor or partnership to obtain a certification of noncoverage when the sole proprietor or partnership does not desire to do so is guilty of a Class 3 4 D felony. 5 (C) Furthermore, any applicant who makes a false statement 6 when applying for a certification of noncoverage or any renewals thereof 7 shall be guilty of a Class D felony. 8 (d)(1) A certification of noncoverage issued by the commission after 9 July 1, 2001, shall be valid for two (2) years after the effective date stated thereon. Both the effective date and the expiration date must be 10 11 listed on the face of the certificate by the commission. The certificate 12 must expire at midnight two (2) years from its issue date, as noted on the 13 face of the certificate. (2) Any certification of noncoverage that is in effect on July 14 15 1, 2001, shall expire as follows: 16 (A) A certification of noncoverage issued in the years 17 1993 or 1994 shall expire at midnight on September 30, 2001; (B) A certification of noncoverage issued in the years 18 1995 or 1996 shall expire at midnight on December 31, 2001; 19 20 (C) A certification of noncoverage issued in the years 21 1997 or 1998 shall expire at midnight on March 31, 2002; and 22 (D) A certification of noncoverage issued in the years 23 1999 or 2000 shall expire at midnight on June 30, 2002. 24 (3) The commission may assess a fee not to exceed fifty dollars 25 (\$50.00) with each application for a certification of noncoverage or any 26 renewals thereof. 27 (4) Any certification of noncoverage issued by the commission 28 shall contain the social security number and notarized signature of the 29 applicant. The notarization shall be in a form and manner prescribed by the 30 commission. 31 (5) The commission may by rule prescribe forms and procedures 32 for issuing or renewing a certification of noncoverage. 33 /s/ Bisbee 34 35 36

3