1	State of Arkansas	As Engrossed: H3/19/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 2022
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5	By: Representative Vines		
6			
7	For An Act To Be Entitled		
8	AN ACT TO CLARIFY THE MEANING OF THE UNIFORM		
9	CONTRIBUTION AMONG TORTFEASORS ACT; AND FOR OTHER		
10	PURPOSES.		
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12			
13		Subtitle	
14	TO C	LARIFY THE MEANING OF THE UNIFOR	RM
15	CONT	RIBUTION AMONG TORTFEASORS ACT.	
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18	BE IT ENACTED BY THE C	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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20	SECTION 1. <u>Legislative intent.</u>		
21	It is the intent of the General Assembly that the rights afforded to		
22	joint tortfeasors by t	this act apply with equal force	after the modification
23	of joint and several liability as provided in § 16-55-201, and that none of		
24	the rights granted to	join tortfeasors by this act, i	ncluding allocation of
25	fault and credits for	settlements entered into by other	er joint tortfeasors,
26	shall be denied to joi	<u>int tortfeasors.</u>	
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28	SECTION 2. Arka	ansas Code § 16-61-201 is amende	d to read as follows:
29	16-61-201. "Joi	int tortfeasors" defined Definit	ions.
30	For the purpose	of this subchapter the term "jo	int tortfeasors" As used
31	in this subchapter:		
32	(1) "Joint tortfeasor" means two (2) or more persons jointly or		
33	severally liable or entities who may have joint liability or several		<u>lity or several</u>
34	<u>liability</u> in tort for the same injury to person or property, whether or not		
35	judgment has been reco	overed against all or some of the	em ₊; and
36	(2) "Several lia	ability" means that each person	or entity is liable only

1	for the amount of damages allocated to that defendant in direct proportion to		
2	that defendant's percentage of fault.		
3			
4	SECTION 3. Arkansas Code § 16-61-202 is amended to read as follows:		
5	16-61-202. Right of contribution — Accrual — Pro rata share.		
6	$\frac{(1)}{(a)}$ The right of contribution exists among joint tortfeasors.		
7	(2)(b) A joint tortfeasor is not entitled to a money judgment for		
8	contribution until he or she has by payment discharged the common liability		
9	or has paid more than his or her pro rata share thereof of the common		
10	liability.		
11	(c) The right of contribution is not limited to money damages but also		
12	includes the right to an allocation of fault as among all joint tortfeasors		
13	and the rights provided for in § 16-61-204.		
14	$\frac{(3)}{(d)}$ A joint tortfeasor who enters into a settlement with the		
15	injured person is not entitled to recover contribution from another joint		
16	tortfeasor whose liability to the injured person is not extinguished by the		
17	settlement.		
18	(4) When there is such a disproportion of fault among joint		
19	tortfeasors as to render inequitable an equal distribution among them of the		
20	common liability by contribution, the relative degrees of fault of the joint		
21	tortfeasors shall be considered in determining their pro rata shares solely		
22	for the purpose of determining their rights of contribution among themselves,		
23	each remaining severally liable to the injured person for the whole injury as		
24	at common law.		
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26	SECTION 4. Arkansas Code § 16-61-203 is repealed.		
27	16-61-203. Judgment against one tortfeasor.		
28	Nothing in this subchapter shall be construed to effect the several		
29	joint tortfeasors' common law liability to have judgment recovered and		
30	payment made from them individually by the injured person for the whole		
31	injury; but the recovery of a judgment by the injured person against one (1)		
32	joint tortfeasor does not discharge the other joint tortfeasor.		
33			
34	SECTION 5. Arkansas Code § 16-61-204 is amended to read as follows:		
35	16-61-204. Release — Effect on injured person's claim and on right of		
36	contribution.		

- (a) A release by the injured person of one (1) joint tortfeasor, whether before or after judgment, does not discharge the other joint tortfeasors unless the release so provides; but reduces the claim against the other tortfeasors in the amount of the consideration paid for the release, or in any amount or proportion by which the release provides that the total claim shall be reduced, if greater than the consideration paid.
- (b) A release by the injured person of a joint tortfeasor does not relieve the released tortfeasor from liability to make contribution to another joint tortfeasor unless the release is given before the right of the other joint tortfeasor to secure a money judgment for contribution has accrued and provides for a reduction, to the extent of the pro rata share of the released joint tortfeasor, of the injured person's damages recoverable against all other joint tortfeasors.
- (c) When the injured person releases a joint tortfeasor, the injured person's damages recoverable against all the other joint tortfeasors shall be reduced by the greatest of the following:
 - (1) The amount of the consideration paid for the release;
- (2) The pro rata share of the released joint tortfeasor's responsibility for the injured person's damages; or
- (3) Any amount or proportion by which the release provides that the total claim shall be reduced.
- (d) When the injured person releases a joint tortfeasor, the remaining defendants are entitled to a determination by the finder of fact of the released joint tortsfeasor's pro rata share of responsibility for the injured person's damages.

SECTION 6. Arkansas Code § 16-61-205 is repealed.

16-61-205. Release - Effect on right of contribution.

A release by the injured person of one (1) joint tortfeasor does not relieve him or her from liability to make contribution to another joint tortfeasor unless the release is given before the right of the other tortfeasor to secure a money judgment for contribution has accrued, and provides for a reduction, to the extent of the pro rata share of the released tortfeasor, of the injured person's damages recoverable against all the other tortfeasors.

1	SECTION 7. Arkansas Code § 16-61-207(5) is repealed.		
2	(5) As among joint tortfeasors against whom a judgment has been		
3	entered in a single action, the provisions of § 16-61-202(4) apply only if		
4	the issue of proportionate fault is litigated between them by cross-complain		
5	in that action.		
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7	SECTION 8. DO NOT CODIFY. EFFECTIVE DATE.		
8	This act is remedial in nature and applies to all causes of action		
9	accruing on or after March 25, 2003.		
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11	/s/Vines		
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