1	State of Arkansas	As Engrossed: H3/10/17		
2	91st General Assembly	A Bill		
3	Regular Session, 2017		HOUSE BILL 1953	
4				
5	By: Representative Collins			
6	By: Senator J. Hendren			
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8		For An Act To Be Entitled		
9	AN ACT TO AMEND CERTAIN PROVISIONS OF THE WORKERS'			
10	COMPENSATION LAW THAT RESULTED FROM INITIATED ACT NO.			
11	4 OF 1948; TO AMEND THE DEFINITION OF OBJECTIVE			
12	FINDINGS ENACTED BY INITIATED ACT NO. 4 OF 1948; TO			
13	REVISE THIRD-PARTY LIABILITY IN THE WORKERS'			
14	COMPENSATION LAW; TO AMEND THE LAW REGARDING THE			
15	LIABILITY OF AN EMPLOYER FOR MEDICAL COSTS RELATED TO			
16	A COMPENSAL	BLE INJURY; TO RESTORE CONSISTI	ENCY IN	
17	TEMPORARY TOTAL DISABILITY BENEFIT AND EMPLOYEE			
18	MISCONDUCT	DETERMINATIONS AFTER TERMINAT	ION UNDER	
19	INITIATED ACT NO. 4 OF 1948; TO REGULATE FINAL			
20	SETTLEMENTS OF CLAIMS INVOLVING JOINT PETITIONS; AND			
21	FOR OTHER I	PURPOSES.		
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24		Subtitle		
25	TO AM	END CERTAIN PROVISIONS OF THE		
26	WORKE	RS' COMPENSATION LAW THAT RESU	LTED	
27	FROM	INITIATED ACT NO. 4 OF 1948.		
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30	BE IT ENACTED BY THE GI	ENERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:	
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32	SECTION 1. DO NO	OT CODIFY. <u>Legislative intent</u> .	<u>.</u>	
33	The purpose and i	intent of this act is to revers	se specifically any case	
34	law providing that former employees who are properly terminated for			
35	misconduct are entitled to temporary total or temporary partial disability			
36	benefits if the employer has work available within the former employee's			

1 restrictions, including without limitation, Tyson Poultry, Inc. v. Narvaiz, 2012 Ark. 118 (2012); and Superior Industries v. Thomaston, 72 Ark. App. 7, 2 3 32 S.W.3d 52 (2000). 4 SECTION 2. Arkansas Code § 11-9-102(16), concerning the definition of 5 6 "objective findings" under the Workers' Compensation Law, is amended to add 7 an additional subdivision to read as follows: 8 (C)(1) For muscle spasms to constitute an objective 9 finding of injury, a specific diagnosis of palpable muscle spasms is 10 necessary. 11 (2) The presence of muscle spasms may not be 12 inferred from diagnosis or treatment that involves a prescription for a type of muscle relaxant in the absence of objective findings. 13 14 15 SECTION 3. Arkansas Code § 11-9-410(a)(2)(D), concerning the rights of 16 an employer in a claim for recovery by an injured employee against a third 17 party, is amended to read as follows: 18 (D)(i) Any excess amount of a settlement or judgment 19 remaining after the employer or the carrier has been reimbursed the amount 20 paid in workers' compensation benefits arising from an injury or death shall 21 belong to the injured employee or his or her dependents. 22 (ii) An employer or carrier is entitled to a future 23 credit in the claim for workers' compensation benefits in the amount paid to or on behalf of the injured or deceased employee or his or her dependents 24 from the settlement or judgment in this subdivision (a)(2). 25 (iii) An employer or carrier is not required to pay 26 27 additional workers' compensation benefits for the injuries or death arising from an incident involving a third party until the future credit is 28 29 exhausted. 30 SECTION 4. Arkansas Code § 11-9-410(b)(2), concerning subrogation in a 31 32 third-party claim, is amended to read as follows: 33 (2) After reasonable notice and opportunity to be represented in the action has been given to the compensation beneficiary, the liability of 34 35 the third party to the compensation beneficiary, to the employer, and to the 36 carrier shall be determined in the action, as well as the third party's

As Engrossed: H3/10/17 HB1953

1 liability to the employer and carrier. 2 SECTION 5. Arkansas Code § 11-9-410(b)(3)(A), concerning recovery 3 amounts from a third-party liability action, is amended to read as follows: 4 5 (3)(A) After recovery shall be had against the third party, by 6 suit or otherwise, the compensation beneficiary shall be is entitled to any 7 amount recovered over and above the amount that the employer and carrier have 8 paid or are liable for in compensation, after deducting reasonable costs of 9 collection except that: 10 (i) An employer or carrier is entitled to a future 11 credit in a claim for workers' compensation benefits in the amount of a 12 settlement or judgment to be paid to or on behalf of the injured or deceased employee or his or her dependents from a third party after the employer or 13 carrier has been reimbursed the amount paid to or on behalf of the injured or 14 15 deceased employee or his or her dependents; and 16 (ii) An employer or carrier is not required to pay 17 additional workers' compensation benefits for the injuries or death arising from an incident involving a third party until the future credit is 18 19 exhausted. 20 SECTION 6. Arkansas Code § 11-9-410, concerning third-party liability, 21 22 is amended to add additional subsections to read as follows: 23 (d) Waiver or Abrogation of Subrogation. (1) The right of an employer or carrier to recover in an action 24 25 in tort from a third party that caused the injury or death of an employee is 26 absolute and may only be waived with the written consent of the employer or 27 carrier. 28 (2) The written consent of the employer of an injured employee 29 or the carrier of the employer is required in any settlement of an action in 30

- tort against a third party outside of this section.
- (e) The purpose and intent of this subsection is to prevent any double 31 32 recovery to the injured employee.
- 33 (f) In considering the entitlement of an employer or carrier to an 34 absolute lien in any third party claim, the commission or court shall not consider the "made whole doctrine" or whether the claimant has been made 35 36 whole by the settlement proceeds.

As Engrossed: H3/10/17 HB1953

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2	SECTION 7. Arkansas Code § 11-9-508(a), concerning the liability of		
3	employer for medical services and supplies under the Workers' Compensation		
4	Law, is amended to read as follows:		
5	(a)(1) The employer shall promptly provide for an injured employee		
6	such medical, surgical, hospital, chiropractic, optometric, podiatric, and		
7	nursing services and medicine, crutches, ambulatory devices, artificial		
8	limbs, eyeglasses, contact lenses, hearing aids, and other apparatus as may		
9	be reasonably necessary in connection with for treatment of the injury		
10	received by the employee.		
11	(2) The compensable injury must be the major cause of the need		
12	for medical treatment.		
13			
14	SECTION 8. Arkansas Code § 11-9-521(a), concerning worker's		
15	compensation for scheduled permanent injuries under the Workers' Compensation		
16	Law, is amended to read as follows:		
17	(a) An employee who sustains a permanent compensable injury scheduled		
18	in this section shall receive, in addition to compensation for temporary		
19	total and temporary partial benefits during the healing period or until the		
20	employee returns to work, whichever occurs first, weekly benefits in the		
21	amount of the permanent partial disability rate attributable to the injury,		
22	for that period of time set out in the following schedule		
23	(a)(1) An employee who sustains a compensable injury scheduled in this		
24	section may be entitled to temporary total disability benefits or temporary		
25	partial disability benefits, or both, during the healing period if the		
26	employer does not offer work within the employee's medical restrictions		
27	arising from the injury.		
28	(2)(A) When an employee is terminated for misconduct and the		
29	employer has work available within the former employee's medical restrictions		
30	from the workers' compensation injury, the former employee is not entitled		
31	temporary total or temporary partial disability benefits during the healing		
32	period in which the misconduct occurred.		
33	(B) For purposes of subdivision (a)(2)(A) of this section,		
34	the employer has the burden of proof by a preponderance of the evidence.		
35	(3) An employee who sustains a permanent compensable injury		

scheduled in this section is entitled to weekly benefits in the amount of the

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     permanent partial disability rate attributable to the injury for the time set
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     out in the following schedule:
 3
                       (1)(A) Arm amputated at the elbow, or between the elbow
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     and shoulder, two hundred forty-four (244) weeks;
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                       (2)(B) Arm amputated between the elbow and wrist, one
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     hundred eighty-three (183) weeks;
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                       (3)(C) Leg amputated at the knee, or between the knee and
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     the hip, one hundred eighty-four (184) weeks;
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                       (4)(D) Leg amputated between the knee and the ankle, one
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     hundred thirty-one (131) weeks;
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                       (5)(E) Hand amputated, one hundred eighty-three (183)
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     weeks;
                       (6)(F) Thumb amputated, seventy-three (73) weeks;
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                       (7) (G) First finger amputated, forty-three (43) weeks;
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                       (8)(H) Second finger amputated, thirty-seven (37) weeks;
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                       (9)(I) Third finger amputated, twenty-four (24) weeks;
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                       (10)(J) Fourth finger amputated, nineteen (19) weeks;
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                       \frac{(11)}{(K)} Foot amputated, one hundred thirty-one (131)
19
     weeks;
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                       (12)(L) Great toe amputated, thirty-two (32) weeks;
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                       (13)(M) Toe other than great toe amputated, eleven (11)
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     weeks;
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                       (14)(N) Eye enucleated, in which there was useful vision,
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     one hundred five (105) weeks;
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                       \frac{(15)}{(0)} Loss of hearing of one \frac{(1)}{(1)} ear, forty-two (42)
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     weeks;
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                       (16)(P) Loss of hearing of both ears, one hundred fifty-
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     eight (158) weeks; and
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                       \frac{(17)}{(0)} Loss of one \frac{(1)}{(0)} testicle, fifty-three (53) weeks;
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     loss of both testicles, one hundred fifty-eight (158) weeks.
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           SECTION 9. Arkansas Code § 11-9-526 is amended to read as follows:
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           11-9-526. Compensation for disability - Refusal of employee to accept
     employment - Termination for misconduct.
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           (a) If any injured employee refuses employment suitable to his or her
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     capacity offered to or procured for him or her, he or she shall not be
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As Engrossed: H3/10/17 HB1953

1 entitled to any compensation during the continuance of the refusal, unless in 2 the opinion of the Workers' Compensation Commission, the refusal is justifiable If an injured employee refuses employment suitable to his or her 3 capacity offered to or procured for him or her, the injured employee is not 4 5 entitled to compensation during the continuance of the refusal unless, in the 6 opinion of the Workers' Compensation Commission, the refusal is justifiable. 7 (b)(1) When an employee is terminated for misconduct and the employer 8 has work available within the former employee's medical restrictions from the 9 workers' compensation injury, the former employee is not entitled to temporary total or temporary partial disability benefits. 10 11 (2) For purposes of subdivision (b)(1) of this section, the employer has the burden of proof by a preponderance of the evidence. 12 13 14 SECTION 10. Arkansas Code § 11-9-805 is amended to read as follows: 15 11-9-805. Joint petition for final settlement. 16 (a)(1)  $\frac{1}{2}$  Except as provided in subdivision (a)(2) of this section, 17 upon petition filed by the employer or carrier and the injured employee 18 requesting that a final settlement be had between the parties, the Workers' 19 Compensation Commission shall hear the petition and take testimony and make 20 investigations as may be necessary to determine whether a final settlement 21 should be had. 22 (2)(A) If a claimant has been determined to be Medicare 23 eligible, the parties may petition the commission for a partial settlement of all issues other than future medical treatment. 24 25 (B) A partial settlement under subdivision (a)(2) of this section is final concerning all issues except future medical treatment. 26 27 (b)(l)(A) If the commission decides it is for that a final settlement 28 award is in the best interests of the claimant that a final award be made, it 29 parties, the commission may order an award that shall be final as to 30 concerning the rights of all the parties to the joint petition. 31 (B) After the commission enters an order with regard to 32 any full settlement, the commission shall not have jurisdiction over any 33 claim for the same injury or any results arising from it. 34 (2)(A) Thereafter, the commission shall not have jurisdiction 35 over any claim for the same injury or any results arising from it If the 36 commission decides that a partial settlement award is in the best interests

As Engrossed: H3/10/17 HB1953

1	of the parties, the commission may order an award that shall be linal
2	concerning the partial settlement of the rights of all the parties to the
3	joint petition.
4	(B) After the commission enters an order with regard to
5	any partial settlement, the commission shall not have jurisdiction over any
6	claim for the same injury or any results arising from it other than claims
7	for future medical expenses.
8	(c) If an employee has returned to work or agreed to return to work,
9	the commission shall not approve a joint petition which has allotted moneys
10	for vocational rehabilitation or any indemnity benefits in excess of that
11	payable as an anatomical impairment as established by objective and
12	measurable findings.
13	(d) If the commission denies the petition, the denial shall be without
14	prejudice to either party.
15	(e) <del>No</del> <u>An</u> appeal shall <u>not</u> lie from an order or award denying <u>or</u>
16	approving a joint petition.
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18	/s/Collins
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