SENATE BILL 174

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2lr0635 CF 2lr0730

By: **Senators Klausmeier, Kittleman, Middleton, and Muse** Introduced and read first time: January 20, 2012 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

Subsequent Injury Fund and Uninsured Employers' Fund – Assessments on Settlement Agreements

FOR the purpose of excluding from the assessments imposed by the Workers'
Compensation Commission and payable to the Subsequent Injury Fund and the
Uninsured Employers' Fund the amount of certain medical benefits under a
certain settlement agreement under certain circumstances; and generally
relating to settlement agreements and assessments payable to the Subsequent
Injury Fund and the Uninsured Employers' Fund.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Labor and Employment
- 12 Section 9–806 and 9–1007
- 13 Annotated Code of Maryland
- 14 (2008 Replacement Volume and 2011 Supplement)

15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 MARYLAND, That the Laws of Maryland read as follows:

Article – Labor and Employment

18 9–806.

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19 (a) (1) The Commission shall impose an assessment of 6.5%, payable to 20 the Subsequent Injury Fund, on:

21 [(1)] (I) each award against an employer or its insurer for 22 permanent disability or death, including awards for disfigurement and mutilation;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1 [(2)] (II) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 2 SUBSECTION, each amount payable by an employer or its insurer under a settlement 3 agreement approved by the Commission; and

4 [(3)] (III) each amount payable under item [(1)] (I) or [(2)] (II) of this 5 [subsection] PARAGRAPH by the Property and Casualty Guaranty Corporation on 6 behalf of an insolvent insurer.

7 (2) THE AMOUNT OF MEDICAL BENEFITS SPECIFIED IN A FORMAL 8 SET-ASIDE ALLOCATION THAT IS PART OF AN APPROVED SETTLEMENT 9 AGREEMENT SHALL BE EXCLUDED FROM THE ASSESSMENT IMPOSED BY THE 10 COMMISSION UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION IF:

11(I)1.THE AMOUNT OF MEDICAL BENEFITS IS IN EXCESS12OF \$50,000; AND

132. THE PAYMENT OF MEDICAL BENEFITS BY THE14EMPLOYER OR ITS INSURER IS DIRECTLY TO AN AUTHORIZED INSURER THAT15PROVIDES PERIODIC PAYMENTS TO THE COVERED EMPLOYEE PURSUANT TO A16SINGLE PREMIUM ANNUITY; OR

17(II)1.THE AMOUNT OF MEDICAL BENEFITS IS IN ANY18AMOUNT; AND

192. THE PAYMENT OF MEDICAL BENEFITS BY THE 20INSURER \mathbf{IS} TO AN INDEPENDENT EMPLOYER OR ITS THIRD-PARTY 21ADMINISTRATOR THAT CONTROLS AND PAYS THE MEDICAL SERVICES IN 22ACCORDANCE WITH THE FORMAL SET-ASIDE ALLOCATION, PROVIDED THERE IS 23NO REVERSIONARY INTEREST TO THE COVERED EMPLOYEE OR THE COVERED 24**EMPLOYEE'S BENEFICIARIES.**

(b) In computing the amount of an assessment, the Commission shall roundoff any fractional dollar to the nearest whole dollar.

(c) Payment of an assessment under this section is in addition to any
 payment of compensation to a covered employee who has sustained an accidental
 personal injury, occupational disease, or compensable hernia or a dependent of the
 covered employee, as provided in this title.

31 (d) (1) The Director of the Subsequent Injury Fund promptly shall remit
 32 to the State Treasurer each payment of assessment received by the Subsequent Injury
 33 Fund.

34 (2) The State Treasurer shall hold, manage, and disburse the money35 in accordance with Title 10, Subtitle 2 of this article.

1 (e) The assessment imposed under this section is for payment of claims 2 submitted to the Subsequent Injury Fund and is not a tax intended to benefit the 3 State.

4 9–1007.

5 (a) (1) Except as provided in subsection (b) of this section, the 6 Commission shall impose against an employer or, if insured, its insurer an assessment 7 equal to 1% of:

8 (i) each award against the employer for permanent disability or 9 death, including awards for disfigurement or mutilation; and

10 (ii) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 11 SUBSECTION, each amount payable by the employer or its insurer under a settlement 12 agreement approved by the Commission.

13(2) THE AMOUNT OF MEDICAL BENEFITS SPECIFIED IN A FORMAL14SET-ASIDE ALLOCATION THAT IS PART OF AN APPROVED SETTLEMENT15AGREEMENT SHALL BE EXCLUDED FROM THE ASSESSMENT IMPOSED BY THE16COMMISSION UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION IF:

17(I)1.THE AMOUNT OF MEDICAL BENEFITS IS IN EXCESS18OF \$50,000; AND

192. THE PAYMENT OF MEDICAL BENEFITS BY THE20EMPLOYER OR ITS INSURER IS DIRECTLY TO AN AUTHORIZED INSURER THAT21PROVIDES PERIODIC PAYMENTS TO THE COVERED EMPLOYEE PURSUANT TO A22SINGLE PREMIUM ANNUITY; OR

23(II)1.THE AMOUNT OF MEDICAL BENEFITS IS IN ANY24AMOUNT; AND

25 2. THE PAYMENT OF MEDICAL BENEFITS BY THE 26 EMPLOYER OR ITS INSURER IS TO AN INDEPENDENT THIRD-PARTY 27 ADMINISTRATOR THAT CONTROLS AND PAYS THE MEDICAL SERVICES IN 28 ACCORDANCE WITH THE FORMAL SET-ASIDE ALLOCATION, PROVIDED THERE IS 29 NO REVERSIONARY INTEREST TO THE COVERED EMPLOYEE OR THE COVERED 30 EMPLOYEE'S BENEFICIARIES.

31 [(2)] (3) (i) Notwithstanding any other provision of law, if the 32 employer is a corporation the assets of which are not sufficient to satisfy an 33 assessment, any officer of the corporation who has responsibility for the general 34 management of the corporation in the State is jointly and severally liable for the

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assessment if the corporate officer knowingly failed to secure workers' compensation
 insurance.

3 (ii) Notwithstanding any other provision of law, if the employer 4 is a limited liability company the assets of which are not sufficient to satisfy an 5 assessment, any member of the limited liability company who has responsibility for 6 the general management of the limited liability company in the State is jointly and 7 severally liable for the assessment if a member of the limited liability company who 8 has general management responsibility knowingly failed to secure workers' 9 compensation insurance.

10 (b) Notwithstanding the limit on the balance of the Fund under § 9–1011 of 11 this subtitle, if the Board determines that the reserves of the Fund are inadequate to 12 meet anticipated losses, the Board may direct the Commission to assess an additional 13 1% under subsection (a) of this section.

14 (c) Any fractional dollar of payment under this section shall be rounded off to 15 the nearest whole dollar.

16 (d) The Commission shall direct payment of an assessment under subsection17 (a) or (b) of this section into the Fund.

18 (e) Payments under this section are in addition to the payment of 19 compensation to a covered employee or the dependents of a covered employee under 20 this title.

21 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 22 July 1, 2012.