## SENATE BILL 377

K1 (3lr1774)

## ENROLLED BILL

— Finance/Economic Matters —

Introduc	ed by	Ser	nator E	Krame	er											
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1 AN ACT concerning

## Workers' Compensation - Benefits - Offset and Hearing Loss Study

3 FOR the purpose of altering the circumstances under which the payment of a benefit by a 4 governmental unit or quasi-public corporation to a covered employee offsets the liability for benefits under the workers' compensation law; altering the method used 5 6 to determine the deduction required to be made to allow for the average amount of 7 hearing loss from nonoccupational causes in the population for purposes of 8 calculating workers' compensation benefits for occupational deafness; requiring 9 tinnitus to be considered part of a covered employee's hearing loss; requiring that 10 benefits awarded related to hearing loss be awarded without adjustment due to offset against other benefits: requiring the Joint Committee on Workers' Compensation 11 12 Benefit and Insurance Oversight to conduct a certain evaluation stating that it is the intent of the General Assembly that the Maryland Association of Counties and the 13 14 Professional Fire Fighters of Maryland jointly research and report certain 15 information; and generally relating to workers' compensation benefits.

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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1 BY repealing and reenacting, with amendments, 2 Article – Labor and Employment 3 Section 9-610 and 9-650 4 Annotated Code of Maryland (2016 Replacement Volume and 2022 Supplement) 5 6 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 7 That the Laws of Maryland read as follows: 8 Article - Labor and Employment 9 9-610. 10 (a) Except for benefits subject to an offset under § 29–118 of the State 11 Personnel and Pensions Article, if a statute, charter, ordinance, resolution, regulation, or 12 policy, regardless of whether part of a pension system, provides a benefit to a covered 13 employee of a governmental unit or a quasi-public corporation that is subject to this title 14 under § 9–201(2) of this title or, in case of death, to the dependents of the covered employee, payment of the benefit by the employer satisfies, to the extent of the payment, the liability 15 16 of the employer and the Subsequent Injury Fund for payment of #similar benefits under 17 this title ONLY IF THE PAYMENT OF THE BENEFIT BY THE EMPLOYER AND THE 18 PAYMENT FOR BENEFITS UNDER THIS TITLE ARE BASED ON THE SAME ACCIDENTAL 19 INJURY OR OCCUPATIONAL DISEASE, IN WHOLE OR IN PART, ON THE SAME BODY 20 PART. 21(2)If a benefit paid under paragraph (1) of this subsection is less than the 22benefits provided under this title, the employer, the Subsequent Injury Fund, or both shall 23provide an additional benefit that equals the difference between the benefit paid under 24paragraph (1) of this subsection and the benefits provided under this title. 25 The computation of an additional benefit payable under paragraph (2) (3)26 of this section shall be done at the time of the initial award and may not include any cost 27 of living adjustment after the initial award. 28 If federal law provides benefits for an individual who is a covered 29employee of the Military Department of the State under § 9–215 of this title that are equal 30 to or greater than the benefits provided by this title, the covered employee is not entitled to benefits under this title. 31 32If federal law provides benefits for a covered employee of the Military 33 Department of the State that are less than the benefits provided by this title, the State and

its insurer shall provide an additional benefit that equals the difference between the benefit

provided by federal law and the similar benefit provided by this title.

(c) (1) The Commission may:

$\frac{1}{2}$	to or greater than	(i) determine whether any benefit provided by the employer is equal any benefit provided for in this title; and
3 4 5	-	(ii) make an award against the employer or the Subsequent Injury rovide an additional benefit that equals the difference between the benefit mployer and the benefits required by this title.
6 7	(2) powers and juriso	A claim that comes under this section is subject to the continuing iction of the Commission.
8	<del>9-650.</del>	
9 10	(a) (1) meets the following	Hearing loss shall be measured by audiometric instrumentation that ng criteria:
11		<del>(i)</del> ANSI 3.6–1996;
12		(ii) ANSI S3.43–1992; and
13 14	<del>previous calibrat</del> i	(iii) ANSI 3.39-1987 or any ANSI standard that supersedes the on or measurement criteria.
15 16	<del>(2)</del> 3.1–1991 criteria	Measurements shall be conducted in a sound room that meets the ANSI for maximum permissible ambient noise for audiometric test rooms.
17 18	(3) instrumentation	Behavioral psychoacoustic measurements shall be obtained with that utilizes insert earphones, as referenced in ANSI 3.6–1996.
19 20		Electrodiagnostic measurements such as auditory evoked potentials, reconstruction product otoacoustic emissions may be
21	obtained to determ	nine the nature and extent of workplace hearing loss.
22 23	<del>(5)</del> to evaluate a clair	Audiologic results shall be used in conjunction with other information mant's compensable hearing loss.
24 25 26 27	thresholds of hear	The percentage of hearing loss for purposes of compensation for mess shall be determined by calculating the average, in decibels, of the ring for the frequencies of 500, 1,000, 2,000, and 3,000 hertz in accordance of this subsection.
28	<del>(2)</del>	The average of the thresholds in hearing shall be calculated by:
29 30	frequencies; and	(i) adding together the lowest measured losses in each of the 4
31		(ii) dividing the total by 4.

1	(3) To allow for the average amount of hearing loss from nonoccupational
2	causes found in the population at any given age, there shall be deducted from the total
3	average decibel loss determined under paragraphs (1) and (2) of this subsection THE
4	LESSER OF:
5	(I) one-half of a decibel for each year of the covered employee's age
6	over 50 [at the time of the last exposure to industrial noise]; OR
_	(77)
7	(II) ONE HALF OF A DECIBEL FOR EACH YEAR SUBSEQUENT TO
8	THE DATE OF THE COVERED EMPLOYEE'S LAST INJURIOUS EXPOSURE TO
9	INDUSTRIAL NOISE.
10	(-) (1) If the common bearing less in the A formaring letermined and less
10 11	(c) (1) If the average hearing loss in the 4 frequencies determined under subsection (b) of this section is 25 decibels or less, the covered employee does not have a
$\frac{11}{12}$	compensable hearing loss.
14	<del>compensable hearing loss.</del>
13	(2) If the average hearing loss in the 4 frequencies determined under
14	subsection (b) of this section is 91.7 decibels or more, the covered employee has a 100%
15	compensable hearing loss.
10	compensation from the first factor of the fa
16	(3) For every decibel that the average hearing loss exceeds 25 decibels, the
17	covered employee shall be allowed 1.5% of the compensable hearing loss, up to a maximum
18	of 100% compensable hearing loss at 91.7 decibels.
19	(d) The binaural percentage of hearing loss shall be determined by:
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20	(1) multiplying the percentage of hearing loss in the better ear by 5;
21	(2) adding that product to the percentage of hearing loss in the poorer ear;
22	(2) adding that product to the percentage of hearing loss in the poorer ear;
22	<del>and</del>
23	(3) dividing that sum by 6.
20	(b) arviaing that ball by 0.
24	(e) (1) In determining the percentage of hearing loss under this section,
$\overline{25}$	consideration may not be given to whether the use of an amplification device improves the
26	ability of a covered employee to understand speech or enhance behavioral hearing
27	thresholds.
28	(2) (i) In determining a workers' compensation claim for noise-related
29	hearing loss, audiologic data shall use both bone conduction and air conduction results.
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30	(ii) If a conductive loss is present, the bone conduction thresholds for
31	each ear, rather than the air conduction levels, shall be used to calculate a claimant's
32	average hearing loss.

1	<del>(F)</del>	<del>(1)</del>	<b>TINNITUS</b>	SHALL	BE	CONSIDERED	PART	<del>OF</del>	A	COVERED
2			ARING LOSS							

- 3 (2) WHEN DETERMINING THE PERCENTAGE OF HEARING LOSS
  4 ATTRIBUTABLE TO TINNITUS, THE COMMISSION SHALL:
- 5 (I) CONSIDER THE EVALUATION REQUIRED UNDER § 9–721(A) 6 AND (B) OF THIS TITLE; AND
- 7 (H) ADD THE PERCENTAGE OF HEARING LOSS ATTRIBUTABLE
  8 TO TINNITUS TO THE HEARING LOSS PERCENTAGE DETERMINED UNDER
  9 SUBSECTION (D) OF THIS SECTION TO DETERMINE THE TOTAL PERCENTAGE OF THE
  10 COVERED EMPLOYEE'S HEARING LOSS.
- 11 (G) BENEFITS PROVIDED UNDER THIS SECTION SHALL BE AWARDED
  12 WITHOUT AN ADJUSTMENT BEING MADE UNDER \$ 9-610 OF THIS SUBTITLE.
- SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the General
  Assembly that this Act abrogate the holding by the Supreme Court of Maryland in Spevak
  v. Montgomery County, 480 Md. 562 (2022).
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall be applied in a manner that is consistent with the holding by the Supreme Court of Maryland in Reger v. Washington County Board of Education, 455 Md. 68 (2017).
- 19 SECTION 4. AND BE IT FURTHER ENACTED, That
- 20 <u>(a)</u> <u>The Joint Committee on Workers' Compensation Benefit and Insurance</u> 21 <u>Oversight shall conduct an evaluation and report, with input from appropriate parties, it</u> 22 <u>is the intent of the General Assembly that:</u>
- 23 (1) the Maryland Association of Counties and the Professional Fire Fighters
  24 of Maryland jointly research and submit a report on the effects of the amendments to §
  25 9–610 of the Labor and Employment Article implemented by this Act<sub>=</sub>:
- 26 (b) (2) The the report shall include data and analysis of the effects of this Act
  27 on the offset of benefits following the implementation of this Act compared to a comparable
  28 period of time before the Supreme Court of Maryland decision in Spevak v. Montgomery
  29 County, 480 Md. 562 (2022); and
- 30 (a) On or before December 1, 2024, the Committee Maryland 31 Association of Counties and the Professional Fire Fighters of Maryland shall report its their 32 findings to interested parties and, in accordance with § 2–1257 of the State Government 33 Article, the Senate Finance Committee and the House Economic Matters Committee.

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SECTION $\stackrel{2}{=}$ 5. AND BE IT FURTHER ENACTED, That this Act shall take effector 1, 2023.
Approved:
Governor.
President of the Senate.
Speaker of the House of Delegates.