By: Representative Formby

To: Insurance

## HOUSE BILL NO. 1513

AN ACT TO AMEND SECTION 71-3-3, MISSISSIPPI CODE OF 1972, TO 1 REVISE THE DEFINITION OF INJURY UNDER THE WORKERS' COMPENSATION 2 3 LAWS; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 4 SECTION 1. Section 71-3-3, Mississippi Code of 1972, is 5 amended as follows: 6 7 71-3-3. Unless the context otherwise requires, the 8 definitions which follow govern the construction and meaning of the terms used in this chapter: 9 (a) "Person" includes an individual, firm, voluntary 10 11 association or a corporation. "Injury" means \* \* \* injury or \* \* \* death arising 12 (b) 13 out of and in the course of employment, or resulting from a risk created by employment conditions, without regard to fault which 14 15 results from an untoward event or events, if contributed to or aggravated or accelerated by the employment in a significant 16 manner. Untoward event includes events causing unexpected 17 18 results. An untoward event or events shall not be presumed to have arisen out of and in the course of employment, except in the 19 20 case of an employee found dead in the course of employment. This definition includes injuries to artificial members, and also 21 22 includes an injury caused by a willful act \* \* \* directed against an employee because of his employment while so employed and 23 working on the job, and disability or death due to exposure to 24 ionizing radiation from any process in employment involving the 25 26 use of or direct contact with radium or radioactive substances with the use of or direct exposure to roentgen (X-rays) or 27

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ionizing radiation. In radiation cases only, the date of disablement shall be treated as the date of the accident. Occupational diseases, or the aggravation thereof, are excluded from the term "injury," provided that, except as otherwise specified, all provisions of this chapter apply equally to occupational diseases as well as injury.

34 (c) "Death," when mentioned as a basis for the right to35 compensation, means only death resulting from such an injury.

"Employee" means any person, including a minor 36 (d) whether lawfully or unlawfully employed, in the service of an 37 38 employer under any contract of hire or apprenticeship, written or oral, express or implied, provided that there shall be excluded 39 40 therefrom all independent contractors and especially any 41 individual performing service in, and at the time of, the sale of 42 newspapers or magazines to ultimate consumers under an arrangement under which the newspapers or magazines are to be sold by the 43 44 individual at a fixed price, the individual's compensation being 45 based on the retention of the excess of such price over the amount at which the newspapers or magazines are charged to the 46 47 individual, whether or not the individual is guaranteed a minimum amount of compensation for such service or is entitled to be 48 49 credited with the unsold newspapers or magazines returned. A student of an educational institution who, as a part of such 50 educational institution's curriculum, is receiving practical 51 training at any facility, who is under the active and direct 52 supervision of the personnel of the facility and/or an instructor 53 54 of the educational institution, and who is not receiving wages as 55 a consequence of participation in such practical training shall not be considered an employee of such facility on account of 56 57 participation in such practical training.

(e) "Employer," except when otherwise expressly stated,includes a person, partnership, association, corporation and the

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(f) "Carrier" means any person authorized in accordance
with the provisions of this chapter to insure under this chapter
and includes self-insurers.

(g) "Self-insurer" is an employer who has been
authorized under the provisions of this chapter to carry his own
liability on his covered employees without insuring in a stock or
mutual carrier.

69 (h) "Commission" means the Workers' Compensation70 Commission.

(i) "Disability" means incapacity because of injury to earn the wages which the employee was receiving at the time of injury in the same or other employment, which incapacity and the extent thereof must be supported by medical findings.

(j) "Compensation" means the money allowance payable to
an injured worker or his dependents as provided in this chapter,
and includes funeral benefits provided therein.

78 "Wages" includes the money rate at which the (k) 79 service rendered is recompensed under the contract of hiring in force at the time of injury, and also the reasonable value of 80 81 board, rent, housing, lodging or similar advantage received from the employer and gratuities received in the course of employment 82 83 from others than the employer. The term "wages" shall not include 84 practical training received by students of an educational 85 institution as a part of such educational institution's 86 curriculum.

"Child" shall include a posthumous child, a child 87 (1) legally adopted prior to the injury of the employee, a child in 88 relation to whom the deceased employee stood in the place of a 89 90 parent for at least one (1) year prior to the time of injury and a 91 stepchild or acknowledged illegitimate child dependent upon the deceased, but does not include married children unless wholly 92 \*HR03/R834\* H. B. No. 1513 05/HR03/R834 PAGE 3 (MS\LH)

dependent on him. "Grandchild" means a child as above defined of 93 a child as above defined. "Brother" and "sister" include 94 stepbrothers and stepsisters, half brothers and half sisters, and 95 96 brothers and sisters by adoption, but does not include married brothers nor married sisters unless wholly dependent on the 97 employee. "Child," "grandchild," "brother" and "sister" include 98 only persons who are under eighteen (18) years of age, and also 99 persons who, though eighteen (18) years of age or over, are wholly 100 101 dependent upon the deceased employee and incapable of self-support by reason of mental or physical disability, and also a child 102 103 eighteen (18) years of age or older, until his twenty-third 104 birthday, who is dependent upon the deceased and is pursuing a 105 full-time education.

(m) "Parent" includes stepparents and parents by adoption, parents-in-law or any person who for more than three (3) years prior to the death of the deceased employee stood in the place of a parent to him, or her, if dependent on the injured employee.

The term "surviving spouse" includes the decedent's 111 (n) 112 legal wife or husband, living with him or her or dependent for support upon him or her at the time of death or living apart for 113 114 justifiable cause or by reason of desertion at such time, provided, however, such separation had not existed for more than 115 116 three (3) years without an award for separate maintenance or 117 alimony or the filing of a suit for separate maintenance or 118 alimony in the proper court in this state. The term "surviving 119 spouse" shall likewise include one not a legal wife or husband but who had entered into a ceremonial marriage with the decedent at 120 least one (1) year prior to death and who, on the date of the 121 122 decedent's death, stood in the relationship of a wife or husband, 123 provided there was no living legal spouse who had protected her or 124 his rights for support by affirmative action as hereinabove 125 required. The term "surviving spouse" as contemplated in this \*HR03/R834\* H. B. No. 1513 05/HR03/R834

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126 chapter shall not apply to any person who has, since his or her 127 separation from decedent, entered into a ceremonial marriage or 128 lived in open adultery with another.

129 (o) The term "adoption" or "adopted" means legal130 adoption prior to the time of the injury.

(p) The singular includes the plural and the masculineincludes the feminine and neuter.

(q) It is expressly provided, agreed and understood in determining beneficiaries under this section that a surviving spouse suffering a mental or physical handicap and children under the age of eighteen (18) years are presumed to be dependent.

137 "Independent contractor" means any individual, firm  $(\mathbf{r})$ 138 or corporation who contracts to do a piece of work according to his own methods without being subject to the control of his 139 employer except as to the results of the work, and who has the 140 141 right to employ and direct the outcome of the workers independent 142 of the employer and free from any superior authority in the 143 employer to say how the specified work shall be done or what the laborers shall do as the work progresses, one who undertakes to 144 145 produce a given result without being in any way controlled as to the methods by which he attains the result. 146

(s) "Average weekly wage for the state" means an amount determined by the commission as of October 1 of each year based upon wage and employment statistics reported to the commission by the Mississippi Employment Security Commission. Such amount shall be based upon data for the preceding twelve-month period and shall be effective from and after January 1 of the following year.

153 **SECTION 2.** This act shall take effect and be in force from 154 and after July 1, 2005.