By: Senator(s) Tollison

To: Municipalities

## SENATE BILL NO. 2229

AN ACT TO AMEND SECTION 71-3-17, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT PROFESSIONAL FIRE FIGHTERS AND LAW ENFORCEMENT OFFICERS WHO ARE INJURED DUE TO THEIR EMPLOYMENT SHALL RECEIVE A CERTAIN INCREASED AMOUNT OF WORKERS' COMPENSATION BENEFITS FOR A PERIOD OF UP TO ONE YEAR FROM THE DATE THESE BENEFITS FOR SUCH INJURY BEGIN; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 71-3-17, Mississippi Code of 1972, is amended as follows:

10 71-3-17. Compensation for disability shall be paid to the 11 employee as follows:

(a) Permanent total disability: In case of total 12 13 disability adjudged to be permanent, sixty-six and two-thirds 14 percent (66-2/3%) of the average weekly wages of the injured employee, subject to the maximum limitations as to weekly benefits 15 as set up in this chapter, shall be paid to the employee not to 16 exceed four hundred fifty (450) weeks or an amount greater than 17 18 the multiple of four hundred fifty (450) weeks times sixty-six and two-thirds percent (66-2/3%) of the average weekly wage for the 19 20 state. Loss of both hands, or both arms, or both feet, or both legs, or both eyes, or of any two (2) thereof shall constitute 21 22 permanent total disability. In all other cases permanent total disability shall be determined in accordance with the facts. 23

24 (b) Temporary total disability: In case of disability, total in character but temporary in quality, sixty-six and 25 two-thirds percent (66-2/3%) of the average weekly wages of the 26 27 injured employee, subject to the maximum limitations as to weekly benefits as set up in this chapter, shall be paid to the employee 28 during the continuance of such disability not to exceed four 29 \*SS01/R401\* S. B. No. 2229 G1/2 05/SS01/R401 PAGE 1

30 hundred fifty (450) weeks or an amount greater than the multiple 31 of four hundred fifty (450) weeks times sixty-six and two-thirds percent (66-2/3%) of the average weekly wage for the state. 32 33 Provided, however, if there arises a conflict in medical opinions 34 of whether or not the claimant has reached maximum medical 35 recovery and the claimant's benefits have terminated by the carrier, then the claimant may demand an immediate hearing before 36 the commissioner upon five (5) days' notice to the carrier for a 37 determination by the commission of whether or not in fact the 38 39 claimant has reached maximum recovery.

40 (c) Permanent partial disability: In case of disability partial in character but permanent in quality, the 41 compensation shall be sixty-six and two-thirds percent (66-2/3%) 42 of the average weekly wages of the injured employee, subject to 43 the maximum limitations as to weekly benefits as set up in this 44 chapter, which shall be paid following compensation for temporary 45 46 total disability paid in accordance with subsection (b) of this 47 section, and shall be paid to the employee as follows:

48		Member Lost	Number Weeks Compensation
49		<u>(i)</u> Arm	200
50		<u>(ii)</u> Leg	175
51		<u>(iii)</u> Hand	150
52		<u>(iv)</u> Foot	125
53		<u>(v)</u> Eye	100
54		<u>(vi)</u> Thumb	60
55		<u>(vii)</u> First finger	c 35
56		<u>(viii)</u> Great toe	30
57		<u>(ix)</u> Second finger	c 30
58		(x) Third finger	20
59		(xi) Toe other that	an great toe 10
60		<u>(xii)</u> Fourth finge	er 15
61		<u>(xiii)</u> Testicle, o	one 50
62		(xiv) Testicle, bo	oth 150
	S. B. No. 2229 05/SS01/R401	*SS01/R401*	

page 2

63 (xv) Breast, female, one 50

64 (xvi) Breast, female, both 150

65 (xvii) Loss of hearing: Compensation for loss of
66 hearing of one (1) ear, forty (40) weeks. Compensation for loss
67 of hearing of both ears, one hundred fifty (150) weeks.

68 <u>(xviii)</u> Phalanges: Compensation for loss of more 69 than one (1) phalange of a digit shall be the same as for loss of 70 the entire digit. Compensation for loss of the first phalange 71 shall be one-half (1/2) of the compensation for loss of the entire 72 digit.

73 (xix) Amputated arm or leg: Compensation for an
74 arm or leg, if amputated at or above wrist or ankle, shall be for
75 the loss of the arm or leg.

76 (xx) Binocular vision or percent of vision:
77 Compensation for loss of binocular vision or for eighty percent
78 (80%) or more of the vision of an eye shall be the same as for
79 loss of the eye.

80 <u>(xxi)</u> Two (2) or more digits: Compensation for 81 loss of two (2) or more digits, or one (1) or more phalanges of 82 two (2) or more digits, of a hand or foot may be proportioned to 83 the loss of the use of the hand or foot occasioned thereby, but 84 shall not exceed the compensation for loss of a hand or foot.

85 <u>(xxii)</u> Total loss of use: Compensation for 86 permanent total loss of use of a member shall be the same as for 87 loss of the member.

88 <u>(xxiii)</u> Partial loss or partial loss of use: 89 Compensation for permanent partial loss or loss of use of a member 90 may be for proportionate loss or loss of use of the member.

91 (xxiv) Disfigurement: The commission, in its 92 discretion, is authorized to award proper and equitable 93 compensation for serious facial or head disfigurements not to 94 exceed Two Thousand Dollars (\$2,000.00). No such award shall be 95 made until a lapse of one (1) year from the date of the injury 96 resulting in such disfigurement.

97 (xxv) Other cases: In all other cases in this 98 class of disability, the compensation shall be sixty-six and 99 two-thirds percent (66-2/3%) of the difference between his average 100 weekly wages, subject to the maximum limitations as to weekly 101 benefits as set up in this chapter, and his wage-earning capacity 102 thereafter in the same employment or otherwise, payable during the continuance of such partial disability, but subject to 103 reconsideration of the degree of such impairment by the commission 104 105 on its own motion or upon application of any party in interest. 106 Such payments shall in no case be made for a longer period than 107 four hundred fifty (450) weeks.

108 (xxvi) In any case in which there shall be a loss 109 of, or loss of use of, more than one (1) member or parts of more 110 than one (1) member set forth in subparagraphs (i) through (xxiii) 111 of this paragraph (c), not amounting to permanent total 112 disability, the award of compensation shall be for the loss of, or loss of use of, each such member or parts thereof, which awards 113 114 shall run consecutively, except that where the injury affects only two (2) or more digits of the same hand or foot, subparagraph 115 116 (xxi) of this paragraph (c) shall apply.

(d) In consideration of the extremely hazardous duties 117 of law enforcement officers and fire fighters while engaged in 118 119 protecting the lives and property of the citizens of this state: A sworn law enforcement officer employed by this state or any 120 121 county or municipality therein who becomes physically disabled, but not permanently disabled, as a result of physical injury 122 incurred in the line of official duty caused by a willful act of 123 124 violence or unlawful act of another or which injury occurs while in the conduct of a law enforcement or public safety action, or a 125 126 fire fighter so employed who becomes physically disabled, but not 127 permanently disabled, as a result of a physical injury incurred in \*SS01/R401\* S. B. No. 2229 05/SS01/R401 PAGE 4

the line of duty caused by a willful act of violence or unlawful 128 act of another or while engaged in fighting a fire or other public 129 safety action shall be entitled to receive monthly compensation 130 131 equal to one hundred percent (100%) of their regular base salary 132 in effect at the time of such injury for the period of time the law enforcement officer or fire fighter is physically unable to 133 perform the duties of his or her employment, not to exceed twelve 134 135 (12) months from the date such compensation begins. Benefits made available under this section shall be subordinate to workers' 136 compensation benefits and shall be limited to the difference 137 138 between the amount of workers' compensation benefits and the amount of the law enforcement officer's or fire fighter's regular 139 140 base salary. Such compensation shall not be awarded where a penal 141 violation committed by the disabled law enforcement officer or fire fighter caused the disability. 142 SECTION 2. This act shall take effect and be in force from 143

144 and after July 1, 2005.