## FIRST EXTRAORDINARY SESSION

## SENATE BILL NO. 10

## 100TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR EIGEL.

Read 1st time July 27, 2020, and ordered printed.

5854S.01I

ADRIANE D. CROUSE, Secretary.

## AN ACT

To repeal section 287.067, RSMo, and to enact in lieu thereof two new sections relating to occupational diseases diagnosed in first responders.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 287.067, RSMo, are repealed and two new sections

- 2 enacted in lieu thereof, to be known as sections 287.067 and 287.069, to read as
- 3 follows:
- 287.067. 1. In this chapter the term "occupational disease" is hereby
- 2 defined to mean, unless a different meaning is clearly indicated by the context,
- 3 an identifiable disease arising with or without human fault out of and in the
- 4 course of the employment. Ordinary diseases of life to which the general public
- 5 is exposed outside of the employment shall not be compensable, except where the
- 6 diseases follow as an incident of an occupational disease as defined in this
- 7 section. The disease need not to have been foreseen or expected but after its
- 8 contraction it must appear to have had its origin in a risk connected with the
- 9 employment and to have flowed from that source as a rational consequence.
- 10 2. An injury or death by occupational disease is compensable only if the
- 11 occupational exposure was the prevailing factor in causing both the resulting
- 12 medical condition and disability. The "prevailing factor" is defined to be the
- 13 primary factor, in relation to any other factor, causing both the resulting medical
- 14 condition and disability. Ordinary, gradual deterioration, or progressive
- 15 degeneration of the body caused by aging or by the normal activities of day-to-day
- 16 living shall not be compensable.
- 17 3. An injury due to repetitive motion is recognized as an occupational
- 18 disease for purposes of this chapter. An occupational disease due to repetitive

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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- motion is compensable only if the occupational exposure was the prevailing factor in causing both the resulting medical condition and disability. The "prevailing factor" is defined to be the primary factor, in relation to any other factor, causing both the resulting medical condition and disability. Ordinary, gradual deterioration, or progressive degeneration of the body caused by aging or by the normal activities of day-to-day living shall not be compensable.
  - 4. "Loss of hearing due to industrial noise" is recognized as an occupational disease for purposes of this chapter and is hereby defined to be a loss of hearing in one or both ears due to prolonged exposure to harmful noise in employment. "Harmful noise" means sound capable of producing occupational deafness.
  - 5. "Radiation disability" is recognized as an occupational disease for purposes of this chapter and is hereby defined to be that disability due to radioactive properties or substances or to Roentgen rays (X-rays) or exposure to ionizing radiation caused by any process involving the use of or direct contact with radium or radioactive properties or substances or the use of or direct exposure to Roentgen rays (X-rays) or ionizing radiation.
  - 6. Disease of the lungs or respiratory tract, hypotension, hypertension, or disease of the heart or cardiovascular system, including carcinoma, may be recognized as occupational diseases for the purposes of this chapter and are defined to be disability due to exposure to smoke, gases, carcinogens, inadequate oxygen, of paid firefighters of a paid fire department or paid police officers of a paid police department certified under chapter 590 if a direct causal relationship is established[, or psychological stress of firefighters of a paid fire department or paid peace officers of a police department who are certified under chapter 590 if a direct causal relationship is established].
  - 7. Any employee who is exposed to and contracts any contagious or communicable disease arising out of and in the course of his or her employment shall be eligible for benefits under this chapter as an occupational disease.
  - 8. With regard to occupational disease due to repetitive motion, if the exposure to the repetitive motion which is found to be the cause of the injury is for a period of less than three months and the evidence demonstrates that the exposure to the repetitive motion with the immediate prior employer was the prevailing factor in causing the injury, the prior employer shall be liable for such occupational disease.

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2 shall mean:

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- (1) "Emergency medical technician", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted by the department of health and senior services pursuant to sections 190.001 to 190.245;
- (2) "Emergency services telecommunicator", any person employed as an emergency telephone worker, call taker, or public safety dispatcher whose duties include receiving, processing, or transmitting public safety information received through a 911 public safety answering point;
- (3) "First responder", a law enforcement officer, a firefighter, a paramedic, an emergency medical technician, a registered nurse employed to provide emergency medical services outside of a medical facility, an emergency services telecommunicator, an officer employed by the state or a political subdivision at a corrections, detention, or secure treatment facility, a sheriff or full-time deputy sheriff of any county, or a member of the state highway patrol;
- (4) "Mental impairment", a diagnosis of post-traumatic stress disorder by a licensed psychiatrist or psychologist; and
- (5) "Paramedic", an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;
- (6) "Post-traumatic stress disorder", the condition as described in the most recently published edition of the Diagnostic and Statistical Manual of Mental Disorders by the American Psychiatric Association.
- 27 2. If, preceding the date of injury or death, an employee who was employed on active duty as a first responder is diagnosed with a mental 28 impairment and had not been diagnosed with the mental impairment 29 30 previously, then the mental impairment shall presumptively be considered an occupational disease and shall be presumed to have 31 arisen out of and in the course of employment. This presumption may 32 be rebutted by substantial factors brought by the employer or 33 insurer. Any substantial factors that are used to rebut this 34 presumption and that are known to the employer or insurer at the time of the denial of liability shall be communicated to the employee on the 36 denial of liability. 37
  - 3. One or more compensable mental impairment claims arising

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- 39 out of a single accident shall constitute a single injury.
- 4. A mental impairment shall not be considered an occupational
- 41 disease if it results from a disciplinary action, work evaluation, job
- 42 transfer, layoff, demotion, promotion, termination, retirement, or
- 43 similar action taken in good faith by the employer.

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