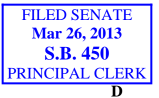
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



SENATE DRS35010-LR-34 (01/09)

Short Title:	WC/Adjust Organ Injury Benefit Annually.	(Public)
Sponsors:	Senator Goolsby (Primary Sponsor).	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT AMEN	DING THE WORKERS' COMPENSATION ACT TO PROVIDE FOR THE
3	ANNUAL A	DJUSTMENT OF THE BENEFIT FOR PERMANENT INJURY TO AN
4	IMPORTAN	Γ BODILY ORGAN.
5	The General Asse	embly of North Carolina enacts:
6	SECT	TON 1. G.S. 97-31 reads as rewritten:
7	"§ 97-31. Schedu	ule of injuries; rate and period of compensation.
8		es included by the following schedule the compensation in each case shall be
9	paid for disability	y during the healing period and in addition the disability shall be deemed to
10	continue for the	period specified, and shall be in lieu of all other compensation, including
11	disfigurement, to	wit:
12	(1)	For the loss of a thumb, sixty-six and two-thirds percent (66 2/3%) of the
13		average weekly wages during 75 weeks.
14	(2)	For the loss of a first finger, commonly called the index finger, sixty-six and
15		two-thirds percent (66 2/3%) of the average weekly wages during 45 weeks.
16	(3)	For the loss of a second finger, sixty-six and two-thirds percent $(66\ 2/3\%)$ of
17		the average weekly wages during 40 weeks.
18	(4)	For the loss of a third finger, sixty-six and two-thirds percent (66 $2/3\%$) of
19		the average weekly wages during 25 weeks.
20	(5)	For the loss of a fourth finger, commonly called the little finger, sixty-six
21		and two-thirds percent (66 2/3%) of the average weekly wages during 20
22		weeks.
23	(6)	The loss of the first phalange of the thumb or any finger shall be considered
24		to be equal to the loss of one half of such thumb or finger, and the
25		compensation shall be for one half of the periods of time above specified.
26	(7)	The loss of more than one phalange shall be considered the loss of the entire
27		finger or thumb: Provided, however, that in no case shall the amount
28		received for more than one finger exceed the amount provided in this schedule for the loss of a hand.
29 30	(0)	
30 31	(8)	For the loss of a great toe, sixty-six and two-thirds percent (66 2/3%) of the average weekly wages during 35 weeks.
32	(9)	For the loss of one of the toes other than a great toe, sixty-six and two-thirds
32 33	(7)	percent ($66 \ 2/3\%$) of the average weekly wages during 10 weeks.
55		percent (00 2/370) of the average weekiy wages during 10 weeks.



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1	(10)	The loss of the first phalange of any toe shall be considered to	be equal to
2		the loss of one half of such toe, and the compensation shall be for	one half of
3 4	(11)	the periods of time above specified.	loss of the
4 5	(11)	The loss of more than one phalange shall be considered as the entire toe.	loss of the
6	(12)	For the loss of a hand, sixty-six and two-thirds percent (66 $2/$	(3%) of the
7	(12)	average weekly wages during 200 weeks.	570) of the
8	(13)	For the loss of an arm, sixty-six and two-thirds percent (66 $2/$	(3%) of the
9		average weekly wages during 240 weeks.	,
10	(14)	For the loss of a foot, sixty-six and two-thirds percent (66 2/	(3%) of the
11		average weekly wages during 144 weeks.	
12	(15)	For the loss of a leg, sixty-six and two-thirds percent (66 2/	3%) of the
13	(1.6)	average weekly wages during 200 weeks.	
14	(16)	For the loss of an eye, sixty-six and two-thirds percent (66 2/	(3%) of the
15 16	(17)	average weekly wages during 120 weeks. The loss of both hands, or both arms, or both feet, or both legs, o	r both avag
10	(17)	or any two thereof, shall constitute total and permanent disab	•
18		compensated according to the provisions of G.S. 97-29. The emp	
19		have a vested right in a minimum amount of compensation f	•
20		number of weeks of benefits provided under this section for ea	
21		involved. When an employee dies from any cause other than th	e injury for
22		which he is entitled to compensation, payment of the minimum	amount of
23		compensation shall be payable as provided in G.S. 97-37.	
24	(18)	For the complete loss of hearing in one ear, sixty-six and two-th	-
25 26		(66 2/3%) of the average weekly wages during 70 weeks; for the	-
26 27		loss of hearing in both ears, sixty-six and two-thirds percent (66 2 average weekly wages during 150 weeks.	2/3%) of the
28	(19)	Total loss of use of a member or loss of vision of an eye shall be	considered
29	(1))	as equivalent to the loss of such member or eye. The compe	
30		partial loss of or for partial loss of use of a member or for partial	
31		vision of an eye or for partial loss of hearing shall be such propo	ortion of the
32		periods of payment above provided for total loss as such partial l	
33		total loss, except that in cases where there is eighty-five per cen	
34		or more, loss of vision in any eye, this shall be deemed "industria	l blindness"
35 36	(20)	and compensated as for total loss of vision of such eye.	aball all ba
30 37	(20)	The weekly compensation payments referred to in this section subject to the same limitations as to maximum and minimum a	
38		G.S. 97-29.	s set out m
39	(21)	In case of serious facial or head disfigurement, the Industrial C	Commission
40	()	shall award proper and equitable compensation not to exc	
41		thousand dollars (\$20,000). In case of enucleation where an as	•
42		cannot be fitted and used, the Industrial Commission r	nay award
43		compensation as for serious facial disfigurement.	
44	(22)	In case of serious bodily disfigurement for which no comp	
45		payable under any other subdivision of this section, but exe	-
46 47		disfigurement resulting from permanent loss or permanent partial of any member of the body for which compensation is fixed in t	
47 48		of any member of the body for which compensation is fixed in the contained in this section, the Industrial Commission may award	
40 49		equitable compensation not to exceed ten thousand dollars (\$10,0	
50	(23)	For the total loss of use of the back, sixty-six and two-thirds	
51	× /	2/3%) of the average weekly wages during 300 weeks. The comp	-
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1	partial loss of use of the back shall be such proportion of the periods of
2	payment herein provided for total loss as such partial loss bears to total loss,
3	except that in cases where there is seventy-five per centum (75%) or more
4	loss of use of the back, in which event the injured employee shall be deemed
5	to have suffered "total industrial disability" and compensated as for total loss
6	of use of the back.
7	(24) In case of the loss of or permanent injury to any important external or
8	internal organ or part of the body for which no compensation is payable
9	under any other subdivision of this section, the Industrial Commission may
10	award proper and equitable compensation not to exceed twenty thousand
11	dollars (\$20,000).
12	(b) Notwithstanding any other provision of this Article, the benefit allowed pursuant to
13	subdivision (24) of subsection (a) of this section shall be adjusted July 1 and effective January
14	1 of each year in the same manner as provided by G.S. 97-29."
15	SECTION 2. This act is effective when it becomes law and applies to claims
16	arising on or after that date.