## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2013**

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<b>H.B. 988</b>
Apr 17, 2013
HOUSE PRINCIPAL CLERK
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## HOUSE DRH70329-LR-117A (04/04)

	Short Title:	WC/Fund for Misclassified Workers.	(Public)
	Sponsors:	Representative L. Hall.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT E	STABLISHING A RESERVE FUND FOR THE BENE	FIT OF NORTH
3	CAROLI	NA WORKERS INJURED ON THE JOB ELIGIBLE	FOR WORKERS'
4	COMPEN	VSATION BENEFITS BUT DENIED THEM	M THROUGH
5	MISCLA	SSIFICATION OF EMPLOYMENT STATUS OR FAI	LURE OF THE
6	EMPLOY	YER TO MAINTAIN SUCH COVERAGE WHEN REQUIRED	).
7	The General A	Assembly of North Carolina enacts:	
8	SI	ECTION 1. Article 1 of Chapter 97 of the General Statutes is a	amended by adding
9	a new section	to read:	
10	" <u>§ 97-40.2.</u>	Uninsured Employers' Fund; administration; maintenand	<u>ce; disbursement;</u>
11	<u>pe</u>	enalties.	
12	<u>(a)</u> <u>Th</u>	nere is established within the North Carolina Industrial Commi	ssion a fund in the
13	General Fund	l to be known as the Uninsured Employers' Fund (Fund). Monie	es in the Fund shall
14	provide for the	ne payment of awards against uninsured defaulting employers v	who fail to provide
15	compensatior	to employees or their beneficiaries in accordance with the	provisions of this
16	Chapter. The	Fund shall be administered, maintained, and disbursed by the	Chair of the North
17	Carolina Indu	strial Commission (Chair) in accordance with the provisions of	this section.
18	<u>(b)</u> <u>Fo</u>	or the purpose of administering and maintaining this Fund:	
19	<u>(1</u>	) The North Carolina Commissioner of Insurance (Comm	nissioner) shall be
20		responsible for administering the collection of surcharge	s and the payment
21		of those funds received in accordance with the provisions	of this section and
22		all regulations adopted under this section. The annual s	surcharge imposed
23		under this section shall apply to all workers' compensation	on and employers'
24		liability insurance policies written or renewed or, in the c	ase of self-insured
25		employers, to coverage provided on or after January 1, 2	014. However, the
26		surcharge shall not apply to any reinsurance or retrocession	onal transaction; to
27		the State or to any local political subdivision of the S	tate that acts as a
28		self-insured employer; or to any workers' compensation	
29		required pursuant to any other exclusions. If the Commiss	
30		determines, pursuant to subdivision (2) of this subsection	
31		have to its credit a sum in excess of five million dollars (	(\$5,000,000) at the
32		end of any calendar year, the annual surcharge shall be	
33		next following year and its collection not resumed until	÷
34		immediately following any calendar year in which the bal	
35		reduced below five million dollars (\$5,000,000).	



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1	<u>(2)</u>	For the calendar year 2014, the total amount of the s	urcharge levied by the
2		Commissioner of Insurance shall be that necessary to	yield a balance of the
		Fund of five million dollars (\$5,000,000). Beginning S	September 1, 2013, and
		annually thereafter, the Commissioner of Insuran	ce shall estimate the
		amount of benefits that have been paid and will b	e paid from the Fund
		during that calendar year and shall calculate in consult	
		the Industrial Commission the total amount of the ar	
		Fund to be levied during the next following calendar	
		compensation and employers' liability insuranc	
		self-insured employers pursuant to subdivision (1) of	
		total amount of the annual surcharge shall equal one	
		(150%) of the funds estimated by the Chair of the Inc	• •
		be payable from the Fund during the calendar year pre-	
		which the annual surcharge will be imposed.	<u>Joeanng me year aaring</u>
	(3)	The total amount of the annual surcharge calculated p	oursuant to subdivision
	<u>(6)</u>	(2) of this subsection shall be added to the aggre	
		amount to be levied upon and apportioned among all	
		and employers' liability policyholders and self-insu	-
		levied and apportioned in the same manner as the ar	1 <b>·</b>
		Second Injury Fund as provided in G.S. 97-40.1.	-
		collected from policyholders and self-insured employed	
		section shall, however, be stated separately on	
		statement, and the amount of the surcharge as ap	· · · ·
		section shall not be subject to reduction for sp	
		supplemental benefits paid or payable under this Chap	
	<u>(4)</u>	All funds collected pursuant to this section shall be	
	<u>(+)</u>	Collection of the annual surcharge shall be under the	-
		Carolina Commissioner of Insurance.	autionity of the North
	(5)	In any fiscal year during which benefit payments are	made from the Fund
	<u>(5)</u>	the Chair of the Industrial Commission shall apply a	
		hundred dollars (\$100.00) for each employee to who	
		been paid from the Fund toward the expenses of th	
		from the administration of those benefit payments ar	
		the total amount withdrawn from the Fund to cover a	
		shall not exceed the sum of fifty thousand dollars (\$50	-
			,000) during any fiscar
	For the nurn	year. be observed by the subsection, the term "policyholder" means	a holder of a workers'
0		d employers' liability insurance policy issued by an insu	
	-	mutual association or stock company writing wor	
		ity insurance on risks located in this State and subject	-
-		d employer" means an employer that self-insures for wo	
	employers' liabili		ikers compensation of
<u>c</u>	- ·		laim for companyation
+	(c) <u>The Chair, upon rendering a decision with respect to any claim for compensation</u> that the employer is liable for but has failed to secure the payment of compensation with		
			-
	-	a, shall impose a penalty of one thousand dollars (\$1,000	
		ment into the Fund in connection with each such claim	
	•	onal assessment of fifteen percent (15%) of the award of ional assessment shall not available however the sum of	
		ional assessment shall not exceed, however, the sum o	
		one claim and shall be paid into the Fund. If the empl	• • •
<u>a</u>	assessments into	the Fund within 10 days after the date of mailing of r	iouce to the employer,

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1 the failure shall constitute a default in payment of compensation due pursuant to the provisions 2 of this Chapter, and judgment therefor shall be entered in accordance with this Chapter. 3 All sums collected from an uninsured defaulting employer with respect to any claim for 4 compensation referred to in this section but not payable from the Fund, whether such collection 5 is made prior or subsequent to entry of judgment against the employer, shall be deemed in 6 payment of and applicable first in satisfaction of any compensation and benefits due from the 7 employer with respect to the claim and security demand, if any, in connection therewith, and 8 only when the obligations are satisfied in full shall the balance of said sums collected, if any, be 9 deemed payment in satisfaction of and applicable to the assessments above prescribed in this 10 section. 11 All sums recovered from uninsured defaulting employers on judgments entered for failure to pay assessments as hereinafter provided and for failure to pay compensation and benefits 12 13 which were paid from the Fund shall upon recovery be paid into the Fund. 14 In any case in which a claim for compensation is filed pursuant to the provisions of 15 this Chapter, and the employer has failed to secure the payment of compensation and to make 16 payment of compensation according to the terms of any award within 45 days thereafter and 17 fails or refuses to deposit with the Chair within 10 days after demand, the commuted or 18 estimated value of the compensation payable under the award as security for prompt and 19 convenient payment of compensation periodically as it accrues, then, unless a notice of appeal 20 has been timely filed, the award shall be payable out of the Fund. 21 (e) Benefit payments from the Fund may include compensation for reasonable medical 22 expenses covered by this Chapter and compensation for temporary disability. 23 Benefit payments from the Fund shall not include any compensation not included in (f)24 the award or judgment upon which a claim against the Fund is made. 25 Temporary disability benefits paid from the Fund shall be offset or reduced by an (g) 26 amount equal to the amount of disability benefits received by the claimant pursuant to the 27 federal Old-Age, Survivors' and Disability Insurance Act, 42 U.S.C. § 401, et seq., amended. Benefits shall be paid to a claimant from the Fund only if the claimant (i) was, at the 28 (h) 29 time of the injury or death, an employee performing service for an employer such that he or she 30 would be eligible for benefits but for the absences of provision of insurance coverage by the 31 employer and (ii) did not recover full compensation for reasonable medical expenses and 32 temporary disability benefits from the uninsured defaulting employer. 33 The Chair of the Commission, in any case in which an award of compensation (i) 34 payable by an uninsured employer or an assessment has been ordered, shall file the following 35 with the clerk of the superior court: 36 A statement containing the findings of fact, conclusions of law, and the (1) 37 award and judgment of the judge making the award, or 38 A certified copy of the Commission's order imposing, and the demand for (2)39 payment of, the assessment, and the filing of that statement or order, as the 40 case may be, shall have the same effect and may be collected and docketed 41 in the same manner as judgments rendered in causes tried in the superior 42 court. The court shall vacate or modify the judgment to conform to any later 43 award or decision by any authorized officer upon presentation of a statement 44 thereof as provided for in this subsection. 45 The award may be compromised by the Chair of the Commission in that the Chair's discretion may best serve the interest of the persons entitled to receive the compensation or 46 47 benefits. 48 After an award has been entered against an employer for compensation under any (i) 49 provision of this Chapter, and if the Chair of the Commission has filed an order for payment of 50 compensation and assessments with the clerk of the superior court as a result of the employer's 51 failure to provide lawful compensation, the claimant may apply to the Chair of the Industrial

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Commission for compensation from the Fund in accordance with the procedures established by 1 2 administrative rule. 3 The Chair of the Commission is charged with the conservation of the assets of the (k) 4 Fund. Notwithstanding the provisions of any other section of this act, no payments shall be 5 made from the Fund except upon application to and approval by the Chair. Review of any 6 decision by the Commissioner shall be in accordance with the Administrative Procedures Act. 7 The Chair may adopt rules for the review of claims against the Fund and hire and reimburse 8 medical and other expert witnesses that are necessary to properly conserve and defend the 9 Fund. In the event of the appeal of a decision made by the Chair regarding claims against the 10 Fund, the Chair shall defend the Fund. The Chair may also employ such employees as may be 11 required to maintain and conserve the Fund and may also employ legal counsel to represent the 12 Fund and conduct investigations on behalf of the Fund. 13 To the extent of the compensation and benefits paid or payable to an employee or (1)14 the employee's dependents from the Uninsured Employers' Fund, the Fund, by subrogation, 15 shall be entitled to all the rights, powers, and benefits of the employee or the employee's 16 dependents against the employer arising under law and in any case shall have the same rights as 17 the employer with respect to any rights to said claim. 18 Payments to applicants from the Fund shall be authorized by the Chair of the (m)19 Commission and approved by the State Treasurer. 20 (n) The Chair of the Industrial Commission may adopt rules necessary for the 21 processing and payment of compensation out of the Fund in accordance with Chapter 150B of the General Statutes to establish and administer an application and review process for claims 22 23 made against the Fund. 24 (0)The liability of the State with respect to payment from the Fund of any 25 compensation, benefits, expenses, or fees for disbursements properly chargeable against the 26 Fund shall be limited to the assets in the Fund as exceed fifty thousand dollars (\$50,000), and 27 the Fund and the State shall not otherwise in any way or manner be liable for the making of any 28 such payment. 29 If an employee fails to provide compensation to an employee or the employee's (p) 30 beneficiaries as required by this Chapter, the employee, who has sustained a compensable 31 injury or died as a result of the employee's employment, the employee's beneficiaries may bring 32 an action against the employer to recover all or part of any damages and costs sustained by the 33 employee for any injury or death which has been deemed compensable under this Chapter and 34 for which the employee or the employee's estate has not received compensation from the Fund. 35 The Commission shall use every available administrative means to ensure that (q) 36 benefit payments from the Fund are paid only to individuals who meet the eligibility 37 requirements of this Chapter and that persons who are required to make payments pursuant to 38 this Chapter have provided lawful compensation and paid any penalty, fine, or assessment 39 imposed by law. 40 The burden is upon the claimant to immediately notify in writing the Chair of the (r) Commission of any increase or decrease in the claimant's income that may affect the claimant's 41 42 eligibility for benefits payable from the Fund. Within 10 days after notice has been given to the 43 claimant and the Industrial Commission, the Chair may modify or terminate an award payable 44 from the Fund as conditions may require. Any payment to a claimant that is later determined by 45 the Chair of the Commission to have been procured by fraud, mistake, or an unreported change in condition shall be recovered from the claimant and deposited in the Fund. 46 47 The Chair of the Industrial Commission shall, on behalf of the Fund, exhaust all (s) 48 remedies at law against the uninsured delinquent employer of the claimant to collect the 49 amount of any award to the claimant paid by the Fund. 50 Nothing in this section is intended, nor may be deemed, to affect the obligations of (t) 51 insurance carriers or self-insured employers imposed by any other section of this Chapter."

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1	<b>SECTION 2.</b> There is appropriated from the General Fund to the North Carolina
2	Industrial Commission Uninsured Employers' Fund created by this act the sum of two million
3	five hundred thousand dollars (\$2,500,000) for the 2013-2014 fiscal year to serve as the initial
4	installment and corpus of the Fund.
5	<b>SECTION 3.</b> Beginning January 1, 2014, the Chair of the North Carolina Industrial
6	Commission shall annually submit an accounting of the Fund to the State Treasurer and to the
7	Joint Legislative Commission on Governmental Operations. The report to the Legislative
8	Commission shall include the following information:
9	(1) An estimate of the total amount of benefits paid from the Fund in the
10	preceding calendar year; an estimate of the benefits that may be paid from
11	the Fund in the current calendar year; a determination of the average cost to
12	employers in the State, on a per employee basis, of providing benefits
13	through the Fund; and
14	(2) A determination of the amount of money drawn from the Fund during the
15	preceding calendar year for administrative purposes.
16	<b>SECTION 4.</b> This act becomes effective July 1, 2013.