HOUSE FILE 34 BY HUNTER

A BILL FOR

- 1 An Act requiring additional workers' compensation payments for
- 2 scheduled injuries that result in a reduction in the injured
- 3 employee's earning capacity.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 85.34, subsection 2, Code 2013, is 2 amended by adding the following new paragraph:

3 <u>NEW PARAGRAPH</u>. *w.* If an employee sustains an injury 4 described in paragraphs "a" through "t" and is unable to return 5 to employment providing substantially similar earnings to the 6 earnings provided in the employment in which the employee was 7 engaged at the time of the injury, compensation shall be paid 8 during the number of weeks in relation to five hundred weeks 9 as the reduction in the employee's earning capacity bears in 10 relation to the earning capacity that the employee possessed 11 when the injury occurred. If the employee is permanently and 12 totally disabled as a result of such an injury the employee may 13 be entitled to benefits under subsection 3.

14 Sec. 2. Section 85.64, Code 2013, is amended to read as 15 follows:

16 85.64 Limitation of benefits.

1. If an employee who has previously lost, or lost the 17 18 use of, one hand, one arm, one foot, one leg, or one eye, 19 becomes permanently disabled by a compensable injury which 20 has resulted in the loss of or loss of use of another such 21 member or organ and which does not cause the employee to be 22 eligible for benefits under section 85.34, subsection 2, 23 paragraph w'', the employer shall be liable only for the degree 24 of disability which would have resulted from the latter injury 25 if there had been no preexisting disability. In addition to 26 such compensation, and after the expiration of the full period 27 provided by law for the payments thereof by the employer, the 28 employee shall be paid out of the "Second Injury Fund" created 29 by this division the remainder of such compensation as would be 30 payable for the degree of permanent disability involved after 31 first deducting from such remainder the compensable value of 32 the previously lost member or organ.

33 <u>2.</u> Any benefits received by any such employee, or to which 34 the employee may be entitled, by reason of such increased 35 disability from any state or federal fund or agency, to which

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1 said employee has not directly contributed, shall be regarded 2 as a credit to any award made against said second injury fund 3 as aforesaid.

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EXPLANATION

5 This bill amends Code section 85.34 to provide that 6 for purposes of workers' compensation, an employee who 7 sustains a scheduled injury and is unable to return to 8 employment providing substantially similar earnings to that 9 of the preinjury employment earning capacity, shall be paid 10 compensation during the number of weeks in relation to 500 11 weeks as the reduction in the employee's earning capacity 12 caused by the disability bears in relation to the earning 13 capacity that the employee possessed when the injury occurred. 14 The bill also amends Code section 85.64 to provide that an 15 employee who has previously sustained a loss of a body part and 16 then becomes permanently disabled when that injury is combined 17 with a second compensable injury is entitled to compensation 18 out of the state second injury fund as long as that second 19 compensable injury alone does not cause the employee to be 20 unable to return to substantially similar employment and thus 21 be eligible for benefits under the new paragraph "w" in Code 22 section 85.34(2).

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