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	WORKERS' COMPENSATION AMENDMENTS
	2014 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: John L. Valentine
	House Sponsor: Brian M. Greene
LONG	TITLE
Genera	al Description:
	This bill modifies the Workers' Compensation Act to address settlements.
Highlig	ghted Provisions:
	This bill:
	• permits settlements after the 12 year statute of limitations;
	• permits settlements for claims under the Employers' Reinsurance Fund or the
Uninsu	red Employers' Fund;
	• clarifies that a full and final settlement extinguishes the employer's obligations
unless	issues are preserved;
	 addresses method of payments under the full and final settlement; and
	makes technical and conforming changes.
Money	Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Utah C	Code Sections Affected:
AMEN	DS:
	34A-2-420, as renumbered and amended by Laws of Utah 1997, Chapter 375
Be it en	acted by the Legislature of the state of Utah:
	Section 1. Section 34A-2-420 is amended to read:
	34A-2-420. Continuing jurisdiction of commission No authority to change

S.B. 160 Enrolled Copy

30	statutes of limitation Authority to destroy records Interest on award Authority to
31	approve final settlement claims.
32	(1) (a) The powers and jurisdiction of the commission over each case [shall be] \underline{is}
33	continuing.
34	(b) After notice and hearing, the Division of Adjudication, commissioner, or Appeals
35	Board in accordance with Part 8, Adjudication, may from time to time modify or change a
36	former finding or order of the commission.
37	(c) This section may not be interpreted as modifying [in any respect] the statutes of
38	limitations contained in <u>Section 34A-2-417 or</u> other sections of this chapter or Chapter 3, Utah
39	Occupational Disease Act, or authorizing the commission to change these statutes of
40	<u>limitations</u> .
41	[(d) The commission may not in any respect change the statutes of limitation referred
42	to in Subsection (1)(c).]
43	(d) In addition to other settlements permissible under this chapter or Chapter 3, Utah
44	Occupational Disease Act, and notwithstanding Subsection (1)(c), the commission may
45	approve a full and final settlement of an employee's claim for compensation under this chapter
46	or Chapter 3, Utah Occupational Disease Act, including the payment of medical and disability
47	benefits, if:
48	(i) (A) the employee's claim for medical benefits is allowed under Subsection
49	34A-2-417(1), but the payment of disability benefits associated with the medical benefits and
50	resulting treatment is barred pursuant to Subsection 34A-2-417(2); and
51	(B) the full and final settlement is presented to the commission for approval; or
52	(ii) an employee's claim for compensation under this chapter or Chapter 3, Utah
53	Occupational Disease Act, is the liability of the Employers' Reinsurance Fund created in
54	Section 34A-2-702 or the Uninsured Employers' Fund created in Section 34A-2-704.
55	(2) [Records] A record pertaining to [cases that have] a case that has been closed and
56	inactive for 10 years, other than [cases] a case of total permanent disability or [cases] a case in
57	which a claim has been filed as in Section 34A-2-417, may be destroyed at the discretion of the

Enrolled Copy S.B. 160

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58	commission

(3) [Awards] An award made by a final order of the commission shall include interest at the rate of 8% per annum from the date when each benefit payment would have otherwise become due and payable.

- (4) Notwithstanding Subsection (1) and Section 34A-2-108, an administrative law judge shall review and may approve the agreement of the parties to enter into a full and final settlement by means of a:
- (a) compromise settlement of disputed medical, disability, or death benefit entitlements under this chapter or Chapter 3, Utah Occupational Disease Act; or
- (b) commutation and settlement of reasonable future medical, disability, or death benefit entitlements under this chapter or Chapter 3 by means of a lump sum payment, structured settlement, or other appropriate payout.
- (5) A full and final settlement approved under this section shall extinguish the employer's liability to the employee under this chapter and Chapter 3, Utah Occupational and Disease Act, except for an issue that is expressly preserved.
- (6) A full and final settlement effectuating a compromise or commutation may provide for payment of benefits:
 - (a) in cash or cash equivalents; or
- (b) through an insurance contract or by a third party if the commission determines that the payment provisions:
- (i) are secure and assign, transfer, or reinsure the financial obligation to make benefit payments to a qualified third party in compliance with commission rules; or
- 80 (ii) do not relieve the parties of their underlying liability for payments required by the full and final settlement agreement.