

HOUSE AMENDMENT NO. _____
TO
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Offered By

1 AMEND House Amendment No. _____ to Senate Committee Substitute for Senate Bill No. 526,
2 Page 1 , Line 11 , by deleting all of said line and inserting in lieu thereof the following:

3
4 "loss benefits under subsection 11 of section 287.220.

5 287.957. The experience rating plan shall contain reasonable eligibility standards, provide
6 adequate incentives for loss prevention, and shall provide for sufficient premium differentials so as
7 to encourage safety. The uniform experience rating plan shall be the exclusive means of providing
8 prospective premium adjustment based upon measurement of the loss-producing characteristics of an
9 individual insured. An insurer may submit a rating plan or plans providing for retrospective
10 premium adjustments based upon an insured's past experience. Such system shall provide for
11 retrospective adjustment of an experience modification and premiums paid pursuant to such
12 experience modification where a prior reserved claim produced an experience modification that
13 varied by greater than fifty percent from the experience modification that would have been
14 established based on the settlement amount of that claim. The rating plan shall prohibit an
15 adjustment to the experience modification of an employer if the total medical cost does not exceed
16 [one thousand dollars] twenty percent of the current split point of primary and excess losses under
17 the uniform experience rating plan, and the employer pays all of the total medical costs and there is
18 no lost time from the employment, other than the first three days or less of disability under
19 subsection 1 of section 287.160, and no claim is filed. An employer opting to utilize this provision
20 maintains an obligation to report the injury under subsection 1 of section 287.380.

21 287.975. 1. The advisory organization shall file with the director every pure premium rate,
22 every manual of rating rules, every rating schedule and every change or amendment, or modification
23 of any of the foregoing, proposed for use in this state no more than thirty days after it is distributed
24 to members, subscribers or others.

25 2. The advisory organization which makes a uniform classification system for use in setting
26 rates in this state shall collect data for two years after January 1, 1994, on the payroll differential
27 between employers within the construction group of code classifications, including, but not limited
28 to, payroll costs of the employer and number of hours worked by all employees of the employer
29 engaged in construction work. Such data shall be transferred to the department of insurance,
30 financial institutions and professional registration in a form prescribed by the director of the
31 department of insurance, financial institutions and professional registration, and the department shall
32 compile the data and develop a formula to equalize premium rates for employers within the

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1 construction group of code classifications based on such payroll differential within three years after
2 the data is submitted by the advisory organization.

3 3. The formula to equalize premium rates for employers within the construction group of
4 code classifications established under subsection 2 of this section shall be the formula in effect on
5 January 1, 1999. This subsection shall become effective on January 1, 2014.

6 4. For the purposes of calculating the premium credit under the Missouri contracting
7 classification premium adjustment program, an employer within the construction group of code
8 classifications may submit to the advisory organization the required payroll record information for
9 the first, second, third, or fourth calendar quarter of the year prior to the workers' compensation
10 policy beginning or renewal date, provided that the employer clearly indicates for which quarter the
11 payroll information is being submitted."; and"; and

12
13 Further amend said bill by amending the title, enacting clause, and intersectional references
14 accordingly.

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16 AMENDMENT TO AMENDMENT #4280S02.07H