

PROPOSED  
SENATE AMENDMENTS TO S.B. 1403  
(Reference to printed bill)

1 Strike everything after the enacting clause insert:

2 "Section 1. Section 23-1061, Arizona Revised Statutes, is amended to  
3 read:

4       23-1061. Notice of accident; form of notice; claim for  
5                   compensation; reopening; payment of compensation;  
6                   notification of injury

7       A. Notwithstanding section 23-908, subsection E, no claim for  
8 compensation shall be valid or enforceable unless the claim is filed with  
9 the commission by the employee, or if resulting in death by the parties  
10 entitled to compensation, or someone on their behalf, in writing within one  
11 year after the injury occurred or the right thereto accrued. The time for  
12 filing a compensation claim begins to run when the injury becomes manifest  
13 or when the claimant knows or in the exercise of reasonable diligence  
14 should know that the claimant has sustained a compensable injury. Except  
15 as provided in subsection B OR N of this section, neither the commission  
16 nor any court shall have jurisdiction to consider a claim that is not  
17 timely filed under this subsection, except if the employee or other party  
18 entitled to file the claim has delayed in doing so because of justifiable  
19 reliance on a material representation by the commission, employer or  
20 insurance carrier or if the employee or other party entitled to file the  
21 claim is insane or legally incompetent or incapacitated at the time the  
22 injury occurs or the right to compensation accrues or during the one-year  
23 period thereafter. If the insanity or legal incompetence or incapacity  
24 occurs after the one-year period has commenced, the running of the  
25 remainder of the one-year period shall be suspended during the period of

1       insanity or legal incompetence or incapacity. If the employee or other  
2       party is insane or legally incompetent or incapacitated when the injury  
3       occurs or the right to compensation accrues, the one-year period commences  
4       to run immediately on the termination of insanity or legal incompetence or  
5       incapacity. The commission on receiving a claim shall give notice to the  
6       INSURANCE carrier.

7              B. Failure of an employee or any other party entitled to  
8       compensation to file a claim with the commission within one year or to  
9       comply with section 23-908 shall not bar a claim if the insurance carrier  
10      or employer has commenced payment of compensation benefits under section  
11      23-1044, 23-1045 or 23-1046, except that the payments provided for by  
12      section 23-1046, subsection A, paragraph 1 and section 23-1065, subsection  
13      A shall not be considered compensation benefits for the purposes of this  
14      section.

15              C. If the commission receives a notification of the injury, the  
16       commission shall send a claim form to the employee.

17              D. The issue of failure to file a claim must be raised at the first  
18       hearing on a claim for compensation in respect to the injury or death.

19              E. Within ten days after receiving notice of an accident, the  
20       employer shall inform the employer's insurance carrier and the commission  
21       on such forms as may be prescribed by the commission.

22              F. Each insurance carrier and self-insuring employer shall report to  
23       the commission a notice of the first payment of compensation and shall  
24       serve on the commission and the employee any denial of a claim, any change  
25       in the amount of compensation and the termination ~~thereof~~ OF COMPENSATION,  
26       except that claims for medical, surgical and hospital benefits that are not  
27       denied shall be reported to the commission in the form and manner  
28       determined by the commission. In all cases where compensation is payable,  
29       the INSURANCE carrier or self-insuring employer shall promptly determine  
30       the average monthly wage pursuant to section 23-1041. Within thirty days  
31       ~~of~~ AFTER the payment of the first installment of compensation, the  
32       INSURANCE carrier or self-insuring employer shall notify the employee and

1 commission of the average monthly wage of the claimant as calculated, and  
2 the basis for such determination. The commission shall then make its own  
3 independent determination of the average monthly wage pursuant to section  
4 23-1041. The commission, within thirty days after receipt of such notice,  
5 shall notify the employee, employer and INSURANCE carrier of such  
6 determination. The amount determined by the commission shall be payable  
7 retroactive to the first date of entitlement. The first payment of  
8 compensation shall be accompanied by a notice on a form prescribed by the  
9 commission stating the manner in which the amount of compensation was  
10 determined.

11 G. Except as otherwise provided by law, the insurance carrier or  
12 self-insuring employer shall process and pay compensation and provide  
13 medical, surgical and hospital benefits, without the necessity for the  
14 making of an award or determination by the commission.

15 H. On a claim that has been previously accepted, an employee may  
16 reopen the claim to secure an increase or rearrangement of compensation or  
17 additional benefits by filing with the commission a petition requesting the  
18 reopening of the employee's claim on the basis of a new, additional or  
19 previously undiscovered temporary or permanent condition, which petition  
20 shall be accompanied by a statement from a physician setting forth the  
21 physical condition of the employee relating to the claim. A claim shall  
22 not be reopened if the initial claim for compensation was previously denied  
23 by a notice of claim status or determination by the commission and the  
24 notice or determination was allowed to become final and no exception  
25 applies under section 23-947 excusing a late filing to request a  
26 hearing. A claim shall not be reopened because of increased subjective  
27 pain if the pain is not accompanied by a change in objective physical  
28 findings. A claim shall not be reopened solely for additional diagnostic  
29 or investigative medical tests, but expenses for any reasonable and  
30 necessary diagnostic or investigative tests that are causally related to  
31 the injury shall be paid by the employer or the employer's insurance  
32 carrier. Expenses for reasonable and necessary medical and hospital care

1 and laboratory work shall be paid by the employer or the employer's  
2 insurance carrier if the claim is reopened as provided by law and if these  
3 expenses are incurred within fifteen days after the date that the petition  
4 to reopen is filed. The payment for such reasonable and necessary medical,  
5 hospital and laboratory work expense shall be paid for by the employer or  
6 the employer's insurance carrier if the claim is reopened as provided by  
7 law and if such expenses are incurred within fifteen days after the filing  
8 of the petition to reopen. Surgical benefits are not payable for any  
9 period ~~prior to~~ BEFORE the date of filing a petition to reopen, except that  
10 surgical benefits are payable for a period ~~prior to~~ BEFORE the date of  
11 filing the petition to reopen not to exceed seven days if a bona fide  
12 medical emergency precludes the employee from filing a petition to reopen  
13 ~~prior to~~ BEFORE the surgery. No monetary compensation is payable for any  
14 period ~~prior to~~ BEFORE the date of filing the petition to reopen.

15 I. On the filing of a petition to reopen a claim, the commission  
16 shall in writing notify the employer's insurance carrier or the  
17 self-insuring employer, which shall in writing notify the commission and  
18 the employee within twenty-one days after the date of such notice of its  
19 acceptance or denial of the petition. The reopened claim shall be  
20 processed thereafter in like manner as a new claim.

21 J. The commission shall investigate and review any claim in which it  
22 appears to the commission that the claimant has not been granted the  
23 benefits to which such claimant is entitled. If the commission determines  
24 that payment or denial of compensation is improper in any way, it shall  
25 hold a hearing pursuant to section 23-941 within sixty days after receiving  
26 notice of such impropriety. Any claim for temporary partial disability  
27 benefits under this subsection must be filed with the commission within two  
28 years after the date the claimed entitlement to compensation accrued or  
29 within two years after the date on which an award for benefits encompassing  
30 the entitlement period becomes final. A claim for temporary partial  
31 disability compensation shall be deemed to accrue when the employee knew or  
32 with the exercise of reasonable diligence should have known that the

1       **INSURANCE** carrier, self-insured employer or special fund denied or  
2       improperly paid compensation. A claim for temporary partial disability  
3       benefits shall not be deemed to have accrued any earlier than September 26,  
4       2008.

5           K. When there is a dispute as to which employer or insurance carrier  
6       is liable for the payment of a compensable claim, the commission, by order,  
7       may designate the employer or insurance carrier that shall pay the  
8       claim. Payment shall begin within fourteen days after the employer or  
9       insurance carrier has been ordered by the commission to commence payment.  
10       When a final determination has been made as to which employer or insurance  
11       carrier is actually liable, the commission shall direct any necessary  
12       monetary adjustment or reimbursement among the parties or **INSURANCE**  
13       carriers involved.

14       L. On application to the commission and for good cause shown, the  
15       commission may direct that a document filed as a claim for compensation  
16       benefits be designated as a petition to reopen, effective as of the  
17       original date of filing. In like manner on application and good cause  
18       shown, the commission may direct that a document filed as a petition to  
19       reopen be designated as a claim for compensation benefits, effective as of  
20       the original date of filing.

21       M. If the insurance carrier or self-insurer does not issue a notice  
22       of claim status denying the claim within twenty-one days after the date the  
23       **INSURANCE** carrier is notified by the commission of a claim or of a petition  
24       to reopen, the **INSURANCE** carrier shall pay immediately compensation as if  
25       the claim were accepted, from the date the **INSURANCE** carrier is notified by  
26       the commission of a claim or petition to reopen until the date on which the  
27       **INSURANCE** carrier issues a notice of claim status denying such claim.  
28       Compensation includes medical, surgical and hospital benefits. This  
29       section shall not apply to cases involving seven days or less of time lost  
30       from work.

31       N. IF AN INSURANCE CARRIER OR SELF-INSURED EMPLOYER RECEIVES WRITTEN  
32       NOTIFICATION OF AN INJURY FROM AN EMPLOYEE WHO WAS INJURED, THE INSURANCE

Senate Amendments to S.B. 1403

1 CARRIER OR SELF-INSURED EMPLOYER MUST FORWARD THE WRITTEN NOTIFICATION OF  
2 THE INJURY TO THE COMMISSION WITHIN FIVE BUSINESS DAYS AND INFORM THE  
3 EMPLOYEE OF THE EMPLOYEE'S REQUIREMENT TO FILE A CLAIM WITH THE COMMISSION.  
4 THE ONE-YEAR PERIOD AS PRESCRIBED IN SUBSECTION A OF THIS SECTION IS  
5 SUSPENDED FROM THE DATE THE INSURANCE CARRIER OR SELF-INSURED EMPLOYER  
6 RECEIVED WRITTEN NOTIFICATION OF THE INJURY UNTIL THE DATE THAT THE  
7 INSURANCE CARRIER OR SELF-INSURED EMPLOYER FORWARDS THE WRITTEN  
8 NOTIFICATION TO THE COMMISSION. WHEN THE COMMISSION RECEIVES SUCH  
9 NOTIFICATION, THE COMMISSION MUST NOTIFY THE EMPLOYEE OF THE EMPLOYEE'S  
10 RESPONSIBILITY TO FILE A CLAIM WITH THE COMMISSION PURSUANT TO THIS  
11 SECTION."

12 Amend title to conform

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02/11/2022  
03:25 PM  
C: SK