### SECOND REGULAR SESSION

# HOUSE BILL NO. 2277

## **102ND GENERAL ASSEMBLY**

#### INTRODUCED BY REPRESENTATIVE HARDWICK.

DANA RADEMAN MILLER, Chief Clerk

## AN ACT

To repeal section 537.058, RSMo, and to enact in lieu thereof one new section relating to settlement demands.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 537.058, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 537.058, to read as follows:

537.058. 1. As used in this section, the following terms shall mean:

2 (1) "Extracontractual damages", any amount of damage that exceeds the total 3 available limit of liability insurance for all of a liability insurer's liability insurance policies 4 applicable to a claim for personal injury, bodily injury, or wrongful death;

5 (2) "[Time limited] Settlement demand", any offer to settle any claim for personal 6 injury, bodily injury, or wrongful death made by or on behalf of a claimant to a tort-feasor 7 with a liability insurance policy for purposes of settling a claim against such tort-feasor within 8 the insurer's limit of liability insurance[, which by its terms must be accepted within a 9 specified period of time];

(3) "Tort-feasor", any person claimed to have caused or contributed to cause personalinjury, bodily injury, or wrongful death to a claimant.

12 2. [A time-limited] In any lawsuit alleging extracontractual damages against the 13 tort-feasor's liability insurer, any prior settlement demand to settle any claim for personal 14 injury, bodily injury, or wrongful death shall [be] not be considered to have been a 15 reasonable opportunity to settle the claim unless the settlement demand was in writing, 16 [shall reference] referenced this section, [shall be] was sent certified mail return-receipt 17 requested to the tort-feasor's liability insurer, remained open for acceptance by the liability

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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#### HB 2277

18 insurer for at least ninety days from the date such demand was received by the liability

19 insurer, and [shall contained the following additional material terms:

(1) The time period within which the offer shall remain open for acceptance by the
tort-feasor's liability insurer[, which shall not be less] if the time period for acceptance is
more than ninety days from the date such demand is received by the liability insurer;

(2) The amount of monetary payment requested or a request for the applicable policylimits;

25 26 (3) The date and location of the loss;

(4) The claim number, if known;

27 (5) A description of all known injuries sustained by the claimant;

(6) The party or parties to be released if such [time-limited] settlement demand is
 accepted;

30 (7) A description of the claims to be released if such [time-limited] settlement
 31 demand is accepted; and

32 (8) An offer of unconditional release for the liability insurer's insureds from all 33 present and future liability for that occurrence under section 537.060.

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3. Such [time-limited] settlement demand shall be accompanied by:

(1) A list of the names and addresses of health care providers who provided treatment to or evaluation of the claimant or decedent for injuries suffered from the date of injury until the date of the [time limited] settlement demand, and HIPAA compliant written authorizations sufficient to allow the liability insurer to obtain such records from the health care providers listed; and

40 (2) A list of the names and addresses of all the claimant's employers at the time the 41 claimant was first injured until the date of the [time-limited] settlement demand, and written 42 authorizations sufficient to allow the liability insurer to obtain such records from all 43 employers listed, if the claimant asserts a loss of wages, earnings, compensation, or profits 44 however denominated.

45 4. If a liability insurer with the right to settle on behalf of an insured receives a [time-46 limited] settlement demand, such insurer may accept the [time-limited] settlement demand 47 by providing written acceptance of the material terms outlined in subsection 2 of this section, 48 delivered or postmarked to the claimant or the claimant's representative within the time period 49 [set in the time-limited] in which the settlement demand is open for acceptance by the 50 liability insurer, which in no event shall be less than ninety days.

5. Nothing in this section shall prohibit a claimant making a [time-limited] settlement 52 demand from requiring payment within a specified period; provided, however, that such 53 period for payment shall not be less than ten days after the insurer's receipt of a fully executed 54 unconditional release under section 537.060 as specified in subsection 2 of this section.

#### HB 2277

6. Nothing in this section applies to offers or demands or [time-limited] settlement demands issued within ninety days of the trial by jury of any claim on which a lawsuit has been filed.

58 7. In any lawsuit filed by a claimant as an assignee of the tort-feasor or by the tort-59 feasor for the benefit of the claimant, a [time-limited] settlement demand that does not 60 comply with the terms of this section shall not be considered as a reasonable opportunity to 61 settle for the insurer and shall not be admissible in any lawsuit alleging extracontractual 62 damages against the tort-feasor's liability insurer.

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