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### STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2012**

## AN ACT

## RELATING TO LABOR AND LABOR RELATIONS - WORKERS' COMPENSATION BENEFITS

Introduced By: Representative Stephen R. Ucci

Date Introduced: April 26, 2012

Referred To: House Labor

It is enacted by the General Assembly as follows:

SECTION 1. Section 28-33-47 of the General Laws in Chapter 28-33 entitled "Workers'
Compensation - Benefits" is hereby amended to read as follows:

28-33-47. Reinstatement of injured worker. -- (a) A worker who has sustained a compensable injury shall be reinstated by the worker's employer to the worker's former position of employment upon written demand for reinstatement, if the position exists and is available and the worker is not disabled from performing the duties of the position with reasonable accommodation made by the employer in the manner in which the work is to be performed. A workers' former position is "available" even if that position has been filled by a replacement while the injured worker was absent as a result of the worker's compensable injury. If the former position is not available, the worker shall be reinstated in any other existing position that is vacant and suitable. A certificate by the treating physician that the physician approves the worker's return to the worker's regular employment or other suitable employment shall be prima facie evidence that the worker is able to perform the duties.

(b) The right of reinstatement shall be subject to the provisions for seniority rights and other employment restrictions contained in a valid collective bargaining agreement between the employer and a representative of the employer's employees, including a worker who works out of a hiring hall, and nothing shall exempt any employer from or excuse full compliance with any applicable provisions of the Americans with Disabilities Act, 42 U.S.C. section 12101 et seq., and

1	chapter 87 of title 42.
2	(c) Notwithstanding subsection (a) of this section:
3	(1) The right to reinstatement to the worker's former position under this section
4	terminates upon any of the following:
5	(i) A medical determination by the treating physician, impartial medical examiner, or
6	comprehensive independent health care review team that the worker cannot, at maximum medical
7	improvement, return to the former position of employment or any other existing position with the
8	same employer that is vacant and suitable;
9	(ii) The approval by the workers' compensation court of a vocational rehabilitation
10	program for the worker to train the worker for alternative employment with another employer;
11	(iii) The worker's acceptance of suitable employment with another employer after
12	reaching maximum medical improvement;
13	(iv) The worker's refusal of a bona fide offer from the employer of light duty
14	employment or suitable alternative employment, prior to reaching maximum medical
15	improvement;
16	(v) The expiration of ten (10) days from the date that the worker is notified by the insurer
17	or self-insured employer by mail at the address to which the weekly compensation benefits are
18	mailed that the worker's treating physician has released the worker for employment unless the
19	worker requests reinstatement within that time period;
20	(vi) The expiration of thirty (30) days after the employee reaches maximum medical
21	improvement or concludes or ceases to participate in an approved program of rehabilitation, or
22	one year from the date of injury, whichever is sooner, provided, in the event a petition to establish
23	liability for an injury is filed, but not decided within one year of the date of injury, within twenty-
24	one (21) days from the first finding of liability. Notwithstanding the foregoing, where the
25	employee is participating in an approved program of rehabilitation specifically designed to
26	provide the employee with the ability to perform a job for which he or she would be eligible
27	under subsection (a) of this section, the right of reinstatement shall terminate when the employee
28	concludes or ceases to participate in the program or eighteen (18) months from the date of injury,
29	whichever is sooner;
30	(vii) Except where otherwise provided under a collective bargaining agreement, the
31	approval by the court of a settlement pursuant to chapters 29 38 of this title.
32	(2) The right to reinstatement under this section does not apply to:
33	(i) A worker hired on a temporary basis;

(ii) A worker employed in a seasonal occupation;

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1	(iii) A worker who works out of a hiring hall operating pursuant to a collective
2	bargaining agreement;
3	(iv)(iii) A worker whose employer employs nine (9) or fewer workers at the time of the
4	worker's injury;
5	(v)(iv) A worker who is on a probationary period of less than ninety-one (91) days.
6	(d) Any violation of this section is deemed an unlawful employment practice. If the
7	employee applies for reinstatement under this section and the employer in violation of this section
8	refuses to reinstate the employee, the workers' compensation court is authorized to order
9	reinstatement and award back pay and the cost of fringe benefits lost during the period as
10	appropriate. Determinations of reinstatement disputes shall be rendered by the workers
11	compensation court in accordance with this section and chapters 29 38 of this title, and the
12	rules of practice of the workers' compensation court.
13	(e) When an employee is entitled to reinstatement under this section, but the position to
14	which reinstatement is sought does not exist or is not available, the employee may file for
15	unemployment benefits as if then laid off from that employment, and unemployment benefits
16	shall be calculated pursuant to section 28-42-3(4); provided, that an employee cannot collect both
17	workers' compensation indemnity benefits and unemployment benefits under this section.
18	(f) The education division of the department of labor and training shall provide
19	information to employees who receive benefits under this title of the provisions of this section.
20	(g) Any requests for reinstatement determinations pending before the director prior to
21	September 1, 2000, will remain at the department for resolution. Any requests after this date will
22	be heard by the workers' compensation court.
23	SECTION 2. This act shall take effect upon passage.

LC02495

### EXPLANATION

### BY THE LEGISLATIVE COUNCIL

OF

### AN ACT

# RELATING TO LABOR AND LABOR RELATIONS - WORKERS' COMPENSATION BENEFITS

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This act would extend the right to reinstatement to the workers working out of a hiring hall operating pursuant to a collective bargaining agreement.

This act would take effect upon passage.

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