| 10213.0100 | FIRST DRAFT: <br> Prepared by the Legislative Council staff for the |
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| Sixty-second Workers' Compensation Review Committee <br> Legislative Assembly  <br> of North Dakota  |  |
| September 2010 |  |

A BILL for an Act to amend and reenact subsection 4 of section 65-05-12.2 and subsection 3 of section 65-05.2-02 of the North Dakota Century Code, relating to cross-references to the repealed workers' compensation aggravation law; to repeal section 65-05-15 of the North Dakota Century Code, relating to the workers' compensation aggravation law; and to provide for application.

## BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Subsection 4 of section 65-05-12.2 of the North Dakota Century Code is amended and reenacted as follows:
4. An injured employee is entitled to compensation for permanent impairment under this section only for those findings of impairment that are permanent and which were caused by the compensable injury. The organization may not issue an impairment award for impairment findings due to unrelated, noncompensable, or preexisting conditions, even if these conditions were made symptomatic by the compensable work injury, and regardless of whether section-65-05-15 applies to the claim.

SECTION 2. AMENDMENT. Subsection 3 of section 65-05.2-02 of the North Dakota Century Code is amended and reenacted as follows:
3. An annual recalculation of supplementary benefits may not result in a rate less than the previous rate. \#aclaim has been accepted on an aggravation basis under section $65-05-15$ and the elaimant is eligible for supplementary benefits, the elaimant's supplementary benefit must be proportionally caleulated.

SECTION 3. REPEAL. Section 65-05-15 of the North Dakota Century Code is repealed.

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SECTION 4. APPLICATION. This Act applies to claims filed on or after the effective date of this Act.

