First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 13-0833.01 Kristen Forrestal x4217

SENATE BILL 13-249

SENATE SPONSORSHIP

Tochtrop,

HOUSE SPONSORSHIP

Williams,

Senate Committees

Judiciary

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House Committees

Business, Labor, Economic, & Workforce Development

A BILL FOR AN ACT

CONCERNING PROCEDURES REGARDING INDEPENDENT MEDICAL EXAMINERS' REPORTS IN WORKERS' COMPENSATION CASES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill requires the division of workers' compensation (division) in the department of labor and employment to review an independent medical examiner's (IME) report within 5 days after its receipt and either issue a notice to all parties in the case that it has received the report or to

HOUSE Amended 2nd Reading

SENATE 3rd Reading Unamended April 9, 2013

SENATE Amended 2nd Reading April 8, 2013 notify the IME and all parties that there are deficiencies in the report. If the IME's report is deficient, the IME has 20 days to remedy the defects and resubmit the report. If the IME does not timely respond to the notice of deficiencies, the division shall issue a notice that it has received the IME's report and the insurer or self-insured employer shall file an admission of liability or request a hearing to contest the findings in the IME's report within 20 days.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 8-42-107.2, amend 3 (4) as follows: 4 8-42-107.2. Selection of independent medical examiner -5 procedure - time - disclosures regarding physician relationships with 6 insurers, self-insured employers, or claimants - rules - applicability. 7 (4) (a) Upon receipt of the IME's report, the division has five 8 BUSINESS DAYS TO REVIEW THE REPORT AND EITHER: 9 (I) ISSUE A NOTICE TO ALL PARTIES THAT THE DIVISION HAS 10 RECEIVED THE IME'S REPORT; OR 11 (II) NOTIFY THE IME OF ANY DEFICIENCIES IN THE REPORT BY 12 LETTER AND SEND COPIES TO ALL PARTIES. 13 (b) Upon notification of any deficiencies identified in the 14 IME'S REPORT, THE IME HAS TWENTY DAYS TO REMEDY THE DEFICIENCIES 15 AND RESUBMIT THE REPORT. AFTER THE REPORT HAS BEEN RESUBMITTED, 16 THE DIVISION SHALL COMPLY WITH PARAGRAPH (a) OF THIS SUBSECTION 17 (4). IF THE IME FAILS TO TIMELY RESPOND TO THE NOTIFICATION OF 18 DEFICIENCIES, THE DIVISION SHALL ISSUE A NOTICE THAT IT HAS RECEIVED 19 THE IME'S REPORT AND THE INSURER OR SELF-INSURED EMPLOYER SHALL 20 COMPLY WITH PARAGRAPH (c) OF THIS SUBSECTION (4). 21 (c) Within thirty TWENTY days after the date of the mailing of the IME's report DIVISION'S NOTICE THAT IT HAS RECEIVED THE IME'S REPORT, 22

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the insurer or self-insured employer shall either file its admission of 2 liability pursuant to section 8-43-203 or request a hearing before the division contesting one or more of the IME's findings or determinations 4 contained in such report.

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SECTION 2. In Colorado Revised Statutes, 8-43-203, amend (2) (b) (II) (A) as follows:

8-43-203. Notice concerning liability - notice to claimants notice of rights and claims process - rules. (2) (b) (II) (A) An admission of liability for final payment of compensation shall MUST include a statement that this is the final admission by the workers' compensation insurance carrier in the case, that the claimant may contest this admission if the claimant feels entitled to more compensation, to whom the claimant should provide written objection, and notice to the claimant that the case will be automatically closed as to the issues admitted in the final admission if the claimant does not, within thirty days after the date of the final admission, contest the final admission in writing and request a hearing on any disputed issues that are ripe for hearing, including the selection of an independent medical examiner pursuant to section 8-42-107.2 if an independent medical examination has not already been conducted. If an independent medical examination is requested pursuant to section 8-42-107.2, the claimant is not required to file a request for hearing on disputed issues that are ripe for hearing until the division's independent medical examination process is terminated for any reason. Any issue for which a hearing or an application for a hearing is pending at the time that the final admission of liability is filed shall proceed to the hearing without the need for the applicant to refile an application for hearing on the issue. This information shall MUST also be

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1 included in the admission of liability for final payment of compensation.

The respondents shall have thirty TWENTY days after the date of mailing

of the report from the division's independent medical examiner

admission.

NOTICE FROM THE DIVISION OF THE RECEIPT OF THE IME'S REPORT to file a revised final AN admission or to file an application for hearing. The claimant shall have HAS thirty days after the date respondents file the revised final admission or application for hearing to file an application for hearing, or a response to the respondents' application for hearing, as applicable, on any disputed issues that are ripe for hearing. The revised final admission, shall IF ANY, MUST contain the statement required by this subparagraph (II), and the provisions relating to contesting the revised final admission shall apply. When the final admission is predicated upon medical reports, such THE reports shall MUST accompany the final

SECTION 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 7, 2013, if adjournment sine die is on May 8, 2013); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2014 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

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