HOUSE BILL 2207

State of Washington 62nd Legislature 2012 Regular Session

By Representatives Springer and Condotta

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AN ACT Relating to independent medical exam and consultation and vocational rehabilitation assessment scheduling authority for qualified retrospective rating plan employers and groups; amending RCW 51.04.1101; and adding a new section to chapter 51.18 RCW.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 51.18 RCW 7 to read as follows:

In addition to those general powers and rights deemed 8 (1)9 appropriate by the department, retrospective rating plan employers and 10 groups may assist the department in the processing of claims as 11 provided in this section. The department retains the final authority over decisions with respect to any individual claim. 12 Claims 13 representatives for retrospective rating plan employers and groups may: 14 (a) Schedule medical examinations and consultations, using only 15 qualified persons from the department's approved examiner list. No 16 more than two independent medical examinations for each claim may be 17 scheduled by the claims representative within any twenty-four month 18 period. An independent medical examination may be scheduled when the 19 claim file includes medical reports indicating that an examination may

be necessary for any of the following reasons: Establishing a 1 2 diagnosis; outlining a program of treatment; evaluating what, if any, conditions are related to the claimed industrial injury or occupational 3 4 disease; determining whether an industrial injury or occupational disease has aggravated a preexisting condition; establishing 5 an 6 impairment rating when the claim file medical reports indicate that the worker's claim-related condition is at maximum medical improvement; 7 8 evaluating whether the industrial injury or occupational disease has 9 worsened; or evaluating the worker's mental or physical restrictions as well as the worker's ability to work. The results of any independent 10 11 medical examination scheduled under this subsection must be sent by the 12 examiner or independent medical examination panel directly to the 13 department for the claimant's claim file. The department must use the same criteria it applies to department requested examinations to impose 14 15 penalties under RCW 51.32.110 for a worker's refusal to submit to a medical examination or obstruction of an examination; and 16

(b) Schedule vocational rehabilitation assessments using only qualified providers approved by the department. Providers must be selected based on experience with the industry involved. Any vocational rehabilitation assessment resulting from a referral under this subsection must be sent by the vocational rehabilitation counselor directly to the department for the claimant's claim file.

(2) If a dispute arises from the handling of any claim under this section, the injured worker, or retrospective rating plan employer or group, may request the department to intervene. When exercising any authority under this section, a retrospective rating plan employer or group must inform a worker in writing that the worker may request the department to intervene at any time.

(3) The department must require the retrospective rating plan 29 30 employer or group to notify the department prior to exercising any authority authorized by this section. Rules adopted under this section 31 32 must minimize the department's need to respond and ensure that any delay in response by the department does not impede the timely 33 administration of the claim. Providers must bill the department for 34 35 their services based on the medical aid rules and fee schedules in 36 effect at the time of the examination.

37 (4) Charges incurred by the retrospective rating plan employer or

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group for independent medical examinations or vocational rehabilitation
assessments must be charged against the claim.

3 (5) The department shall establish training requirements by rule 4 for exercising the authority under this section. At least one claims 5 representative for each retrospective rating plan employer or group 6 exercising the authority under this section must have received the 7 training.

8 (6)(a) The director may take corrective action, subject to RCW 9 51.52.050, against a retrospective rating plan employer or group if the 10 director determines that a claims representative under its direction is 11 not following proper industrial insurance claims procedures under this 12 section. Corrective actions taken by the director may include:

13 (i) A probationary period of time for the claims representative;

14 (ii) Additional mandatory training for the claims representative; 15 and

16 (iii) Monitoring of the activities of the claims representative to 17 determine progress towards compliance.

18 The director shall adopt rules defining the corrective actions in 19 response to final determinations of failure to follow proper 20 procedures.

21 (b) If the director determines that compliance has been attained, 22 no further action may be taken. If compliance has not been attained, 23 may take additional corrective action the director including restricting the retrospective rating plan employer or group from 24 25 exercising the authority under this section. Restricting the exercise 26 of authority under this section does not otherwise affect the claim 27 representative's status or the retrospective rating plan employer's or 28 group's status in the retrospective rating program.

(7) Retrospective rating plan employers and groups must send to the claim file maintained by the department any written communication made under this section with a medical provider or vocational services provider not otherwise required to be submitted to the claim file.

(8) In addition to rules required to be adopted under this section,the department may adopt additional rules to implement this section.

35 Sec. 2. RCW 51.04.1101 and 2011 1st sp.s. c 37 s 801 are each 36 amended to read as follows:

37 (1) The joint legislative audit and review committee, in

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1 consultation with the department of labor and industries and the 2 workers' compensation advisory committee, shall conduct a performance 3 audit of the workers' compensation claims management system, including 4 self-insured claims. The joint legislative audit and review committee 5 may contract with an independent expert in workers' compensation claims 6 management to assist with the audit.

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(2) The audit shall:

8 (a) Evaluate the extent to which the department: (i) Makes fair 9 and timely decisions, and resolves complaints and disputes in a timely, 10 fair, and effective manner; and (ii) communicates with employers and 11 workers in a timely, responsive, and accurate manner, including 12 communication about review and appeal rights, and including the use of 13 plain language and sufficient opportunities for face-to-face meetings;

(b) Determine if current claims management organization and service 14 delivery models are the most efficient available; analyze organization 15 and delivery for retrospective rating plan participants as compared to 16 nonparticipants to identify differences and how those differences 17 influence retrospective rating plan refunds; and determine whether 18 current initiatives, including the scheduling authority granted to 19 20 retrospective rating plan employers and groups under section 1 of this 21 act, improve service delivery, meet the needs of current and future 22 workers and employers, improve public education and outreach, and are 23 otherwise measurable; and

(c) Make recommendations regarding administrative changes that should be made to improve efficiency while maintaining high levels of quality service to help address system costs, and any needed legislative changes to implement the recommendations.

(3) The joint legislative audit and review committee shall submit progress reports by December 1, 2012, and December 1, 2013, and the results of the audit by June 30, 2015, to the appropriate committees of the legislature.

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(4) This section expires December 31, 2015.

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