## CERTIFICATION OF ENROLLMENT

## SUBSTITUTE SENATE BILL 5474

Chapter 190, Laws of 2019

66th Legislature 2019 Regular Session

SELF-INSURED EMPLOYERS-DUPLICATES OF CERTAIN ORDERS BY LABOR AND INDUSTRIES

EFFECTIVE DATE: January 28, 2019

Passed by the Senate March 5, 2019 CERTIFICATE Yeas 46 Nays 1 I, Brad Hendrickson, Secretary of the Senate of the State of KAREN KEISER Washington, do hereby certify that the attached is **SUBSTITUTE SENATE** President of the Senate BILL 5474 as passed by Senate and the House of Representatives on the dates hereon set forth. Passed by the House April 16, 2019 Yeas 96 Nays 0 BRAD HENDRICKSON Secretary FRANK CHOPP Speaker of the House of Representatives Approved April 29, 2019 3:12 PM FILED April 30, 2019

JAY INSLEE

Governor of the State of Washington

Secretary of State

State of Washington

## SUBSTITUTE SENATE BILL 5474

Passed Legislature - 2019 Regular Session

State of Washington 66th Legislature 2019 Regular Session

By Senate Labor & Commerce (originally sponsored by Senator Keiser) READ FIRST TIME 02/22/19.

- AN ACT Relating to permitting self-insurers to send duplicates of certain orders made by the department of labor and industries; and amending RCW 51.52.050.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 51.52.050 and 2011 c 290 s 9 are each amended to 6 read as follows:
- 7 (1) Whenever the department has made any order, decision, or award, it shall promptly serve the worker, beneficiary, employer, or 8 other person affected thereby, with a copy thereof by mail, or if the 9 10 worker, beneficiary, employer, or other person affected thereby 11 chooses, the department may send correspondence and other legal 12 notices by secure electronic means except for orders communicating the closure of a claim. In the event the department has made an order 13 communicating the closure of a claim of a self-insured employer, the 14 15 self-insured employer may serve the department order provided the 16 self-insured employer does so using a separate, secure, and verifiable nonelectronic means of delivery and includes the 17 18 department prescribed notice explaining the contents of the order and any protest or appeal rights. The service by the self-insured 19 20 employer is a communication for the purposes of filing an appeal 21 under RCW 51.52.060. Persons who choose to receive correspondence and

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other legal notices electronically shall be provided information to 1 assist them in ensuring all electronic documents and communications 2 are received. Correspondence and notices must be addressed to such a 3 person at his or her last known postal or electronic address as shown 4 by the records of the department. Correspondence and notices sent 5 6 electronically are considered received on the date sent by the department. The copy, in case the same is a final order, decision, or 7 award, shall bear on the same side of the same page on which is found 8 the amount of the award, a statement, set in black faced type of at 9 least ten point body or size, that such final order, decision, or 10 11 award shall become final within sixty days from the date the order is 12 communicated to the parties unless a written request reconsideration is filed with the department of labor and industries, 13 Olympia, or an appeal is filed with the board of industrial insurance 14 appeals, Olympia. However, a department order or decision making 15 16 demand, whether with or without penalty, for repayment of sums paid 17 to a provider of medical, dental, vocational, or other health 18 services rendered to an industrially injured worker, shall state that 19 such order or decision shall become final within twenty days from the date the order or decision is communicated to the parties unless a 20 21 written request for reconsideration is filed with the department of 22 labor and industries, Olympia, or an appeal is filed with the board 23 of industrial insurance appeals, Olympia. 24

(2) (a) Whenever the department has taken any action or made any decision relating to any phase of the administration of this title the worker, beneficiary, employer, or other person aggrieved thereby may request reconsideration of the department, or may appeal to the board. In an appeal before the board, the appellant shall have the burden of proceeding with the evidence to establish a prima facie case for the relief sought in such appeal.

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(b) An order by the department awarding benefits shall become effective and benefits due on the date issued. Subject to (b)(i) and (ii) of this subsection, if the department order is appealed the order shall not be stayed pending a final decision on the merits unless ordered by the board. Upon issuance of the order granting the appeal, the board will provide the worker with notice concerning the potential of an overpayment of benefits paid pending the outcome of the appeal and the requirements for interest on unpaid benefits pursuant to RCW 51.52.135. A worker may request that benefits cease pending appeal at any time following the employer's motion for stay

or the board's order granting appeal. The request must be submitted 1 in writing to the employer, the board, and the department. Any 2 3 employer may move for a stay of the order on appeal, in whole or in part. The motion must be filed within fifteen days of the order 4 granting appeal. The board shall conduct an expedited review of the 5 6 claim file provided by the department as it existed on the date of the department order. The board shall issue a final decision within 7 twenty-five days of the filing of the motion for stay or the order 8 granting appeal, whichever is later. The board's final decision may 9 be appealed to superior court in accordance with RCW 51.52.110. The 10 11 board shall grant a motion to stay if the moving party demonstrates 12 that it is more likely than not to prevail on the facts as they existed at the time of the order on appeal. The board shall not 13 consider the likelihood of recoupment of benefits as a basis to grant 14 or deny a motion to stay. If a self-insured employer prevails on the 15 16 merits, any benefits paid may be recouped pursuant to RCW 51.32.240.

(i) If upon reconsideration requested by a worker or medical provider, the department has ordered an increase in a permanent partial disability award from the amount reflected in an earlier order, the award reflected in the earlier order shall not be stayed pending a final decision on the merits. However, the increase is stayed without further action by the board pending a final decision on the merits.

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- (ii) If any party appeals an order establishing a worker's wages or the compensation rate at which a worker will be paid temporary or permanent total disability or loss of earning power benefits, the worker shall receive payment pending a final decision on the merits based on the following:
- (A) When the employer is self-insured, the wage calculation or compensation rate the employer most recently submitted to the department; or
- (B) When the employer is insured through the state fund, the highest wage amount or compensation rate uncontested by the parties.

Payment of benefits or consideration of wages at a rate that is higher than that specified in (b)(ii)(A) or (B) of this subsection is stayed without further action by the board pending a final decision on the merits.

38 (c) In an appeal from an order of the department that alleges 39 willful misrepresentation, the department or self-insured employer 40 shall initially introduce all evidence in its case in chief. Any such

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- 1 person aggrieved by the decision and order of the board may
- 2 thereafter appeal to the superior court, as prescribed in this
- 3 chapter.

Passed by the Senate March 5, 2019. Passed by the House April 16, 2019. Approved by the Governor April 29, 2019. Filed in Office of Secretary of State April 30, 2019.

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