## SUBSTITUTE SENATE BILL 6035

State of Washington 61st Legislature 2009 Regular Session

**By** Senate Labor, Commerce & Consumer Protection (originally sponsored by Senators Kohl-Welles, McDermott, Franklin, Keiser, Jacobsen, Fraser, Regala, Haugen, Murray, Kline, and McAuliffe)

READ FIRST TIME 02/25/09.

AN ACT Relating to retrospective rating plans; amending RCW 51.18.030; adding new sections to chapter 51.18 RCW; and creating a new section.

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

5 NEW SECTION. Sec. 1. The legislature finds that a recurring miscalculation of refunds provided to the sponsors of retrospective б 7 rating plans has depleted the industrial insurance accident fund of more than one hundred million dollars, and perhaps as much as one 8 9 hundred fifty million dollars, with the participants in the 10 retrospective rating plans receiving the benefit of that 11 miscalculation. In some cases, those overpayments to the sponsors of retrospective rating plans have been returned to employer members of 12 13 those plans and in some cases have been used to fund the activities of the sponsors of those plans. As the premiums paid by employers into 14 15 the accident fund are based in part upon the solvency of the fund, the 16 legislature finds that overpayments have caused the accident fund to 17 contain fewer assets than it otherwise would contain, requiring base 18 premiums to be set at a level higher than would otherwise be necessary, 19 and further causing the employers who are not members of a

1 retrospective rating plan to subsidize retro members by inflating the 2 amount of retro refunds beyond what was merited by the experience of 3 retro member employers.

The legislature further finds that although the overpayment by the department of labor and industries was not intentional, the error resulting in the overpayment was not identified in the numerous reviews and analyses that have been conducted in the fifteen years since the erroneous calculations began. The legislature finds that additional evaluations and increased transparency of the retrospective rating system are needed.

11 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 51.18 RCW 12 to read as follows:

13 The legislature finds that the primary purposes of the retrospective rating program created in this chapter are increasing 14 workplace safety, preventing accidents, and improving worker outcomes. 15 The legislature finds that retrospective rating refunds are provided 16 17 from the industrial insurance accident account, and that the use of 18 Title 51 funds to improve workplace safety, prevent accidents, and improve injured worker outcomes are appropriate uses of such funds. 19 20 The legislature further finds that any retrospective rating refunds not 21 used to administer the retrospective rating group or to support the 22 purposes of the retrospective rating program belong to and should be 23 returned to the employer members of each retrospective rating group. 24 The legislature therefore intends to allow and encourage retrospective 25 rating group sponsoring entities to use retrospective rating refunds to create and maintain programs that improve workplace safety, prevent 26 27 accidents, and improve worker outcomes while distributing the remainder of the refund to employer members of the group. 28 To restore public 29 confidence in the use of retrospective rating funds, the legislature 30 intends to make information concerning the sponsoring entities' 31 administration of the program publicly available.

32 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 51.18 RCW 33 to read as follows:

34 Beginning January 1, 2010, and continuing for five consecutive 35 years, the department shall:

1 (1) Conduct an annual actuarial review of the retrospective rating 2 program. The actuarial review must include an examination of the 3 method used to calculate retrospective premiums, refunds, and 4 assessments, an examination of the impact retrospective rating refunds 5 and assessments have on the accident fund, and an examination of any 6 other factors necessary to conduct a thorough actuarial review.

7 (2) By December 31st of each year in which an actuarial review is
8 conducted, report the contents of the review to the appropriate
9 committees of the legislature.

10 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 51.18 RCW 11 to read as follows:

12 (1) With respect to refunds made by the department to a sponsor of 13 a retrospective rating group on or after the effective date of this 14 section:

(a) Except as otherwise provided in (b) through (e) of this subsection, the sponsoring entity must distribute the full amount of the refund to employers in the retrospective rating group within ninety days of receipt of the refund by the sponsoring entity.

(b) The sponsoring entity may retain a portion of the refund for reasonable administrative costs. When any portion of the refund is distributed to the employers in the retrospective rating group, the sponsoring entity shall disclose to such employers and to the department the amounts of all administrative costs for which it has retained any portion of the refund and the specific purposes for which those costs were incurred.

(c) The sponsoring entity may retain a portion of the refund for costs directly related to the development and implementation of a safety plan to increase workplace safety and to prevent accidents. The safety plan shall be submitted to the department annually. The department shall develop rules to define the required elements of a retrospective rating safety plan.

32 (d) The sponsoring entity may retain a portion of the refund for 33 costs directly related to claims assistance provided to its member 34 employers.

35 (e) The sponsoring entity may retain a portion of the refund to 36 establish and maintain reserves for the sole and exclusive purpose of 37 covering the costs of future potential retrospective rating

assessments. The amounts retained shall be distributed to the employer
 members of the retrospective rating group within ninety days after the
 possibility of future assessments has expired.

4 (f) The sponsoring entity must keep a detailed list of costs 5 related to (c) through (e) of this subsection and report this list to 6 the department and to employers in the retrospective rating group at 7 the time the retrospective rating refunds or adjustments are 8 distributed to members of the group.

9 (g) Any amounts retained by a sponsoring entity under (c) through 10 (e) of this subsection shall be used solely for the purposes described 11 in those subsections, and may not be used directly or indirectly for 12 any other purpose.

(h) The sponsoring entity must distribute the remainder of any retrospective rating adjustment to employers in the retrospective rating group based on a distribution plan. This distribution plan shall be disclosed to the department and to the members of the retrospective rating group. The department shall make the distribution plan publicly available, excluding any financial information specific to individual employer members.

(2) The group must comply with subsection (1) of this section to beapproved by the department for future enrollment.

22 **Sec. 5.** RCW 51.18.030 and 1999 c 7 s 4 are each amended to read as 23 follows:

(1) Entities which sponsored retrospective rating groups prior to
July 25, 1999, may not sponsor additional retrospective rating groups
in a new business or industry category until the coverage period
beginning January 1, 2003.

(2) For retrospective rating groups approved by the department on or after July 25, 1999, the sponsoring entity may not propose another retrospective rating group in a new business or industry category until the minimum mandatory adjustment periods required by the department for the first two coverage periods of the last formed retrospective rating group are completed.

34 (3) Subsections (1) and (2) of this section do not prohibit a35 sponsoring entity from proposing to:

36 (a) Divide an existing retrospective rating group into two or more

1 groups provided that the proposed new groups fall within the same 2 business or industry category as the group that is proposed to be 3 divided; or

(b) Merge existing retrospective rating groups into one business or
industry category provided that the proposed merged groups fall within
the same business or industry category as the groups that are proposed
to be merged.

8 (4) Under no circumstances may a sponsoring entity propose 9 retrospective rating groups in multiple business or industry categories 10 in the same application to the department.

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(5) An insurer, insurance broker, agent, or solicitor may not:

12 (a) Participate in the formation of a retrospective rating group;13 or

14 (b) Sponsor a retrospective rating group.

15 (6) A sponsoring entity may not require a participating member to 16 reenroll in the group's future coverage period, maintain membership in 17 the sponsoring entity or any other organization beyond the coverage 18 period, or contribute funds to the sponsoring entity or any other 19 organization, as a condition to receive a refund for a past coverage 20 period during which they were a group member.

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