CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6282

Chapter 61, Laws of 1994

53rd Legislature 1994 Regular Session

INDUSTRIAL SAFETY AND HEALTH APPEALS--REDETERMINATION PERIOD

EFFECTIVE DATE: 6/9/94

Passed by the Senate February 8, 1994 YEAS 46 NAYS 0

JOEL PRITCHARD

President of the Senate

Passed by the House March 1, 1994 YEAS 97 NAYS 0

CERTIFICATE

I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 6282** as passed by the Senate and the House of Representatives on the dates hereon set forth.

BRIAN EBERSOLE

Speaker of the House of Representatives

Approved March 23, 1994

MARTY BROWN

Secretary

FILED

March 23, 1994 - 9:17 a.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 6282

Passed Legislature - 1994 Regular Session

State of Washington 53rd Legislature 1994 Regular Session

By Senate Committee on Labor & Commerce (originally sponsored by Senators Wojahn and Winsley; by request of Department of Labor & Industries)

Read first time 01/26/94.

- 1 AN ACT Relating to industrial safety and health appeals; and
- 2 amending RCW 49.17.140.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 Sec. 1. RCW 49.17.140 and 1986 c 20 s 1 are each amended to read 5 as follows:
- 6 (1) If after an inspection or investigation the director or ((his))
- 7 the director's authorized representative issues a citation under the
- 8 authority of RCW 49.17.120 or 49.17.130, the department, within a
- 9 reasonable time after the termination of such inspection o
- 10 investigation, shall notify the employer by certified mail of the
- 11 penalty to be assessed under the authority of RCW 49.17.180 and shall
- 12 state that the employer has fifteen working days within which to notify
- 13 the director that ((he)) the employer wishes to appeal the citation or
- 14 assessment of penalty. If, within fifteen working days from the
- 15 communication of the notice issued by the director the employer fails
- 16 to notify the director that ((he)) the employer intends to appeal the
- 17 citation or assessment penalty, and no notice is filed by any employee
- 18 or representative of employees under subsection (3) of this section
- 19 within such time, the citation and the assessment shall be deemed a

1 final order of the department and not subject to review by any court or 2 agency.

- (2) If the director has reason to believe that an employer has failed to correct a violation for which a citation has been issued within the period permitted in the citation for its correction, which period shall not begin to run until the entry of a final order in the case of any appeal proceedings under this section initiated by the employer in good faith and not solely for delay or avoidance of penalties, the director shall notify the employer by certified mail of such failure to correct the violation and of the penalty to be assessed under RCW 49.17.180 by reason of such failure, and shall state that the employer has fifteen working days from the communication of such notification and assessment of penalty to notify the director that ((he)) the employer wishes to appeal the director's notification of the assessment of penalty. If, within fifteen working days from the receipt of notification issued by the director the employer fails to notify the director that ((he)) the employer intends to appeal the notification of assessment of penalty, the notification and assessment of penalty shall be deemed a final order of the department and not subject to review by any court or agency.
- (3) If any employer notifies the director that ((he)) the employer 21 intends to appeal the citation issued under either RCW 49.17.120 or 22 49.17.130 or notification of the assessment of a penalty issued under 23 24 subsections (1) or (2) of this section, or if, within fifteen working 25 days from the issuance of a citation under either RCW 49.17.120 or 26 49.17.130 any employee or representative of employees files a notice with the director alleging that the period of time fixed in the 27 citation for the abatement of the violation is unreasonable, the 28 director may reassume jurisdiction over the entire matter, or any 29 30 portion thereof upon which notice of intention to appeal has been filed with the director pursuant to this subsection. If the director 31 reassumes jurisdiction of all or any portion of the matter upon which 32 33 notice of appeal has been filed with the director, any redetermination shall be completed and corrective notices of assessment of penalty, 34 35 citations, or revised periods of abatement completed within a period of thirty working days((, which)). The thirty-working-day redetermination 36 period may be extended up to fifteen additional working days upon 37 agreement of all parties to the appeal. The redetermination shall then 38 39 become final subject to direct appeal to the board of industrial

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insurance appeals within fifteen working days of such redetermination 1 2 with service of notice of appeal upon the director. In the event that the director does not reassume jurisdiction as provided in this 3 4 subsection, ((he)) the director shall promptly notify the state board of industrial insurance appeals of all notifications of intention to 5 appeal any such citations, any such notices of assessment of penalty 6 7 and any employee or representative of employees notice of intention to 8 appeal the period of time fixed for abatement of a violation and in 9 addition certify a full copy of the record in such appeal matters to 10 The director shall adopt rules of procedure for the reassumption of jurisdiction under this subsection affording employers, 11 12 employees, and employee representatives notice of the reassumption of 13 jurisdiction by the director, and an opportunity to object or support the reassumption of jurisdiction, either in writing or orally at an 14 informal conference to be held prior to the expiration of the ((thirty-15 day)) redetermination period. A notice of appeal filed under this 16 17 section shall stay the effectiveness of any citation or notice of the assessment of a penalty pending review by the board of industrial 18 19 insurance appeals, but such appeal shall not stay the effectiveness of 20 any order of immediate restraint issued by the director under the authority of RCW 49.17.130. The board of industrial insurance appeals 21 shall afford an opportunity for a hearing in the case of each such 22 appellant and the department shall be represented in such hearing by 23 24 the attorney general and the board shall in addition provide affected 25 employees or authorized representatives of affected employees an 26 opportunity to participate as parties to hearings under this 27 subsection. The board shall thereafter make disposition of the issues in accordance with procedures relative to contested cases appealed to 28 the state board of industrial insurance appeals. 29

Upon application by an employer showing that a good faith effort to comply with the abatement requirements of a citation has been made and that the abatement has not been completed because of factors beyond ((his)) the employer's control, the director after affording an opportunity for a hearing shall issue an order affirming or modifying the abatement requirements in such citation.

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