CERTIFICATION OF ENROLLMENT

ENGROSSED HOUSE BILL 2105

60th Legislature 2007 Regular Session

Passed by the House March 14, 2007 Yeas 96 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 5, 2007 Yeas 48 Nays 0

President of the Senate

Approved

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED HOUSE BILL 2105** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

FILED

Secretary of State State of Washington

Governor of the State of Washington

ENGROSSED HOUSE BILL 2105

Passed Legislature - 2007 Regular Session

State of Washington60th Legislature2007 Regular SessionBy Representatives Conway, Condotta, Kenney, Simpson and OrmsbyRead first time 02/08/2007. Referred to Committee on Commerce & Labor.

1 AN ACT Relating to payment of prescription drugs for industrial 2 insurance medical aid claims; amending RCW 51.36.010; creating a new 3 section; and providing an effective date.

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

5 Sec. 1. RCW 51.36.010 and 1986 c 58 s 6 are each amended to read 6 as follows:

7 Upon the occurrence of any injury to a worker entitled to 8 compensation under the provisions of this title, he or she shall 9 receive proper and necessary medical and surgical services at the hands 10 of a physician of his or her own choice, if conveniently located, and proper and necessary hospital care and services during the period of 11 his or her disability from such injury((, but the same)). The 12 13 department for state fund claims shall pay, in accordance with the department's fee schedule, for any alleged injury for which a worker 14 15 files a claim, any initial prescription drugs provided in relation to 16 that initial visit, without regard to whether the worker's claim for benefits is allowed. In all accepted claims, treatment shall be 17 limited in point of duration as follows: 18

In the case of permanent partial disability, not to extend beyond 1 2 the date when compensation shall be awarded him or her, except when the worker returned to work before permanent partial disability award is 3 made, in such case not to extend beyond the time when monthly 4 5 allowances to him or her shall cease; in case of temporary disability not to extend beyond the time when monthly allowances to him or her 6 7 shall cease: PROVIDED, That after any injured worker has returned to his or her work his or her medical and surgical treatment may be 8 continued if, and so long as, such continuation is deemed necessary by 9 the supervisor of industrial insurance to be necessary to his or her 10 more complete recovery; in case of a permanent total disability not to 11 12 extend beyond the date on which a lump sum settlement is made with him 13 or her or he or she is placed upon the permanent pension roll: 14 PROVIDED, HOWEVER, That the supervisor of industrial insurance, solely in his or her discretion, may authorize continued medical and surgical 15 treatment for conditions previously accepted by the department when 16 17 such medical and surgical treatment is deemed necessary by the supervisor of industrial insurance to protect such worker's life or 18 provide for the administration of medical and therapeutic measures 19 including payment of prescription medications, but not including those 20 21 controlled substances currently scheduled by the state board of 22 pharmacy as Schedule I, II, III, or IV substances under chapter 69.50 RCW, which are necessary to alleviate continuing pain which results 23 24 from the industrial injury. In order to authorize such continued 25 treatment the written order of the supervisor of industrial insurance issued in advance of the continuation shall be necessary. 26

27 The supervisor of industrial insurance, the supervisor's designee, or a self-insurer, in his or her sole discretion, may authorize 28 inoculation or other immunological treatment in cases in which a work-29 related activity has resulted in probable exposure of the worker to a 30 potential infectious occupational disease. 31 Authorization of such 32 treatment does not bind the department or self-insurer in any adjudication of a claim by the same worker or the worker's beneficiary 33 for an occupational disease. 34

35 <u>NEW SECTION.</u> Sec. 2. By December 1, 2009, the department of labor 36 and industries must report to the senate labor, commerce, research and 1 development committee and the house of representatives commerce and 2 labor committee, or successor committees, on the implementation of this 3 act.

4 <u>NEW SECTION.</u> Sec. 3. This act takes effect January 1, 2008.

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