## <u>SHB 2431</u> - H AMD 1044 By Representative Reykdal

On page 2, line 16, after "professional" insert ", other than a professional employed by the department," On page 15, beginning on line 27, after "<u>overpayment</u>" strike all material through "<u>RCW 51.52.050</u>" on line 30 and insert "<u>that will</u> result, including the manner in which it was calculated. If the overpayment is not itemized in the order, the overpayment is deemed waived"

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EFFECT: Provides that the requirement to give investigatory materials and reports to workers 10 days before review by a medical or vocational professional does not apply when the professionals are Department of Labor and Industries employees.

Clarifies the provision regarding overpayment orders to reflect that the provision addresses overpayment orders, not other orders that may result in overpayment, and to delete language stating that the orders are appealable. (Orders are appealable under current law.)

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