

**Fifty-fifth Legislative Assembly, State of North Dakota, begun in the
Capitol in the City of Bismarck, on Monday, the sixth day of January,
one thousand nine hundred and ninety-seven**

HOUSE BILL NO. 1265
(Representative Berg)
(Senator Mutch)

AN ACT to amend and reenact section 65-05-07 of the North Dakota Century Code, relating to medical benefits furnished by the workers compensation bureau.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 65-05-07 of the North Dakota Century Code is amended and reenacted as follows:

65-05-07. Injured employee given medical and hospital service required - Furnished artificial limbs and appliances for rehabilitation - Fee approval. ~~Immediately after an injury sustained by an employee and during the resulting period of disability, the~~ The fund shall furnish to ~~the~~ an injured employee such reasonable and appropriate medical, surgical, and hospital service and supplies ~~as the nature of the injury may require necessary to treat a compensable injury.~~ The fund may furnish such artificial members and replacements ~~as in the judgment of the bureau may be determines~~ necessary to rehabilitate ~~such an~~ an injured employee.

1. The health care provider or ~~physician~~ doctor must be acting within the scope of the provider's or ~~physician's~~ doctor's license or fees will be denied.
2. Fees may not be approved for more than one health care provider or ~~physician, or both,~~ doctor in a case where treatment is provided over the same period of time except for the services of a consulting ~~physician~~ doctor, assistant surgeon, or anesthetist or in an emergency.
3. The bureau, in cooperation with professional organizations of doctors and health care providers, shall establish a system of peer review to determine reasonableness of fees and payment denials for unjustified treatments, hospitalization, or visits. The doctor or health care provider ~~shall have the right to~~ may appeal adverse decisions of the bureau in accordance with the medical aid rules adopted by the bureau.
4. Health care providers ~~or~~ and doctors may not bill an injured ~~workers~~ employee for any services rendered as a result of the compensable work injury.
5. ~~If the~~ The bureau ~~determines that it is necessary~~ may not pay more than twenty thousand dollars to provide permanent additions, remodeling, or adaptations to real estate to those workers it determines necessary for a worker who sustain sustains a catastrophic injury as defined in chapter 65-05.1, such improvements may be made, but may not exceed ten. The twenty thousand ~~dollars~~ dollar limit is for the life of the ~~claimant~~ injured employee, regardless of any subsequent claim. This subsection does not allow the bureau to purchase any real estate or motor vehicles.
6. If a doctor or health care provider who has treated or provided services to an injured employee fails or refuses without just cause to file with the bureau a report required by section 65-05-02, 65-05-08, or 65-05-08.1, within thirty days of examination, treatment, or provision of other services rendered in connection with a compensable work injury, or within thirty days of a request for ~~such~~ the report made by the claimant, the claimant's representative, or the bureau, the bureau shall assess as a penalty a sum of one hundred dollars. Health care providers ~~or~~ and doctors may not bill an injured ~~workers~~ worker for any penalty assessed by the bureau ~~as a result of failure or refusal without just cause to file a required report~~ under this subsection.

7. The filing of an accident report or the rendering of treatment to an injured worker who comes under the bureau's jurisdiction, ~~as the case may be~~, constitutes acceptance of the bureau's medical aid rules and compliance with its rules and fees.
8. The bureau may not pay for:
 - a. Personal items that are for the injured employee's personal use or hygiene, including toothbrushes, slippers, shampoo, and soap.
 - b. Any product or item such as clothing or footwear unless the items are considered orthopedic devices and are prescribed by the treating doctor or health care provider.
 - c. Any furniture except hospital beds, shower stools, wheelchairs, or whirlpools if prescribed by the treating doctor or health care provider.
 - d. Vitamins and food supplements except in those cases where the injury causes severe dietary problems, where the injury results in the employee's paraplegia or quadriplegia, or where the employee becomes wheelchair-bound due to the injury.
 - e. Eye exams unless there is a reasonable potential for injury to the employee's eyes as a result of the injury.
 - f. Private hospital or nursing home rooms except in cases of extreme medical necessity and only when directed by the attending doctor. If the employee desires better accommodations than those ordered by the attending doctor, the employee will pay the difference in cost.
 - g. Serological tests, including VDRL and RPR, or other tests for venereal disease or pregnancy, or any other routine tests unless clearly necessitated by the injury.
 - h. Aids or programs primarily intended to help the employee lose weight or stop smoking.
 - i. Home gym or exercise equipment unless ordered by the bureau.
 - j. Memberships or monthly dues to health clubs, unless ordered by the bureau.
 - k. Massage, unless ordered by the bureau.

Speaker of the House

President of the Senate

Chief Clerk of the House

Secretary of the Senate

This certifies that the within bill originated in the House of Representatives of the Fifty-fifth Legislative Assembly of North Dakota and is known on the records of that body as House Bill No. 1265.

House Vote: Yeas 95 Nays 0 Absent 2

Senate Vote: Yeas 44 Nays 0 Absent 5

Chief Clerk of the House

Received by the Governor at _____ M. on _____, 1997.

Approved at _____ M. on _____, 1997.

Governor

Filed in this office this _____ day of _____, 1997,

at _____ o'clock _____ M.

Secretary of State