Sixty-first Legislative Assembly of North Dakota

## HOUSE BILL NO. 1201

Introduced by

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Representative Keiser

- 1 A BILL for an Act to amend and reenact subsections 6 and 7 of section 65-01-16 and section
- 2 65-02-27 of the North Dakota Century Code, relating to changing the name of the workforce
- 3 safety and insurance office of independent review.

## 4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 5 **SECTION 1. AMENDMENT.** Subsections 6 and 7 of section 65-01-16 of the North 6 Dakota Century Code are amended and reenacted as follows:
  - 6. A party has thirty days from the date of service of an administrative order in which to file a request for assistance from the office of independent decision review office under section 65-02-27.
  - 7. A party has thirty days, from the date of service of an administrative order or from the day the office of independent decision review office mails its notice that the office's assistance is complete, in which to file a written request for rehearing. The request must specifically state each alleged error of fact and law to be reheard and the relief sought. Absent a timely and sufficient request for rehearing, the administrative order is final and may not be reheard or appealed.
  - **SECTION 2. AMENDMENT.** Section 65-02-27 of the North Dakota Century Code is amended and reenacted as follows:
  - 65-02-27. Office of independent Decision review office. The organization's office of independent decision review office is established. The office of independent decision review office is independent of the claims department of the organization and activities administered through the office must be administered in accordance with this title. The office of independent decision review must office shall provide assistance to a worker an employee who has filed a claim, which may include acting on behalf of a worker an employee who is aggrieved by a decision of the organization, communicating with organization staff regarding claim dispute

1 resolution, and informing a worker an employee of the effect of decisions made by the 2 organization, the worker an employee, or an employer under this title. The office of 3 independent decision review office shall provide assistance to workers employees, upon 4 request, in cases of constructive denial or after a vocational consultant's report has been 5 issued. The organization shall employ a director of the office of independent decision review 6 office and other personnel determined to be necessary for the administration of the office. A 7 person employed to administer the office of independent decision review office may not act as 8 an attorney for a worker an employee. The organization may not pay attorney's fees to an 9 attorney who represents a worker an employee in a disputed claim before the organization 10 unless the worker employee has first attempted to resolve the dispute through the office of 11 independent decision review office. A written request for assistance by a worker an employee 12 who contacts the office of independent decision review office within the period for requesting a 13 hearing on an administrative order tolls the time period for requesting a hearing on that order. 14 The period begins upon notice to the worker employee, sent by regular mail, that the office of 15 independent review's decision review office's assistance to the worker employee is completed. 16 The information contained in a file established by the office of independent decision review 17 office on a worker's an employee's disputed claim, including communications from a worker an 18 employee, is privileged and may not be released without the worker's employee's permission. 19 Information in the file containing the notes or mental impressions of office of independent 20 decision review office staff is confidential and may not be released by the office of independent 21 decision review office.