Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO.

Introduced by

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Representative Amerman

- 1 A BILL for an Act to amend and reenact section 65-02-08 of the North Dakota Century Code,
- 2 relating to payment of attorney's fees by workforce safety and insurance.

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

**SECTION 1. AMENDMENT.** Section 65-02-08 of the North Dakota Century Code is amended and reenacted as follows:

## 65-02-08. Rulemaking power of the organization - Fees prescribed by organization.

The organization shall adopt rules necessary to carry out this title. All fees on claims for medical and hospital goods and services provided under this title to an injured employee must be in accordance with schedules of fees adopted by the organization. Before the effective date of any adoption of, or change to, a fee schedule, the organization shall hold a public hearing, which is not subject to chapter 28-32. The organization shall establish, by administrative rule, costs payable, maximum costs, a reasonable maximum hourly rate, and a maximum fee to compensate an injured employee's attorney for legal services following issuance of an administrative order reducing or denying benefits. The organization shall issue a decision within sixty days of the date when all elements of initial filing or notice of reapplication of claim have been satisfied or a claim for additional benefits over and above benefits previously awarded has been made. Satisfaction of elements of filing must be defined by administrative rule. The organization shall pay an injured employee's attorney's fees and costs from the organization's general fund. Except for an initial determination of compensability, an attorney's fee may not exceed twenty percent of the amount awarded, subject to a maximum

- fee set by administrative rule. The organization shall pay an attorney's fees and costs when:
  - 4. <u>a.</u> The employee has prevailed in binding dispute resolution under section65-02-20.
    - 2. <u>b.</u> The employee has prevailed after an administrative hearing under chapter 28-32.
    - 2. An injured employee has prevailed only when an additional benefit, previously denied, is paid. An injured employee does not prevail on a remand for further action or proceedings unless that employee ultimately receives an additional benefit as a result of the remand. This section does not prevent an injured employee or an employer from hiring or paying an attorney; however, the employee's attorney may not seek or obtain costs or attorney's fees from both the organization and the employee relative to the same claim. All disputes relating to payment or denial of an attorney's fees or costs must be submitted to the hearing officer or arbitrator for decision, but a hearing officer or arbitrator may not order that the maximum fees be exceeded.
    - 3. The organization shall establish, by administrative rule, costs payable, maximum costs, a reasonable maximum amount of rate, and a maximum fee to compensate any attorney who contracts with the organization to represent the organization for legal services in connection with a dispute regarding a claim under this title. The rules must provide that the organization may not pay or reimburse the contract attorney for any services or costs if the organization does not prevail in the proceeding for which the attorney provided legal services.