Sixty-first Legislative Assembly of North Dakota

Introduced by

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- 1 A BILL for an Act to amend and reenact subsection 4 of section 65-05.1-04 of the North Dakota
- 2 Century Code, relating to work searches by disabled workers.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Subsection 4 of section 65-05.1-04 of the North Dakota

 Century Code is amended and reenacted as follows:
 - If the first an appropriate rehabilitation option under subsection 4 of section 65-05.1-01 is return to the same, modified, or alternative occupation, or return to an occupation that is suited to the employee's education, experience, and marketable skills selected, the employee is responsible to make a good-faith work trial or work search. If the employee fails to perform a good-faith work trial, the organization may not pay additional disability benefits unless the employee meets the criteria for reapplying for benefits required under subsection 1 of section 65-05-08. If the employee meets the burden of proving that the employee made a good-faith work trial or work search and that the work trial or work search was unsuccessful due to the injury, the organization shall reevaluate the employee's vocational rehabilitation claim. The organization shall contact the employee by regular mail within six months after selecting a rehabilitation option to determine if the employee has returned to substantial gainful employment. If the employee notifies the organization that there has been no return to substantial gainful employment and if the employee asserts that there has been a good-faith work trial or unsuccessful work search due to the injury, the organization shall provide the employee with an application for renewed disability benefits.