FIRST ENGROSSMENT

Sixty-second Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1055

Introduced by

Legislative Management

(Workers' Compensation Review Committee)

- 1 A BILL for an Act to amend and reenact section 65-05-12.2 of the North Dakota Century Code,
- 2 relating to workers' compensation permanent partial impairment benefits; and to provide for
- 3 application.

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

5 SECTION 1. AMENDMENT. Section 65-05-12.2 of the North Dakota Century Code is

- 6 amended and reenacted as follows:
- 7 65-05-12.2. Permanent impairment Compensation Time paid.

8 A permanent impairment is not intended to be a periodic payment and is not intended to 9 reimburse the employee for specific expenses related to the injury or wage loss. If a 10 compensable injury causes permanent impairment, the organization shall determine a 11 permanent impairment award on the following terms:

- 12 1. If the compensable injury causes permanent impairment and the permanent 13 impairment award payable by the organization is at least two thousand dollars, the 14 injured employee may defer payment of the permanent impairment award for a period-15 of time not to exceed the date the employee reaches age sixty-five. A permanent 16 impairment award payable by the organization under this subsection must be paid to 17 the employee in a lump sum that consists of the amount of the award plus any interest 18 that has accrued at the actuarial discount rate in use by the organization. The actuarial 19 discount rate applied to the award is the average actuarial discount rate in effect for-20 the period of deferment of the employee's award. The organization shall adopt rules-21 implementing any necessary procedures for award payments made under this-22 subsection. 23 The organization shall calculate the amount of the award by multiplying thirty-three-2.
- 24 and one-thirdthirty-five percent of the average weekly wage in this state on the date of

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the impairment evaluation, rounded to the next highest dollar, by the permanent
 impairment multiplier specified in subsection 10.

3.2. The organization shall notify the employee by certified mail, to the last-known address
of the employee, when that employee becomes potentially eligible for a permanent
impairment award. After the organization has notified the employee, the employee
shall file, within one hundred eighty days from the date the employee was notified, a
written request for an evaluation for permanent impairment. Failure to file the written
request within the one hundred eighty-day period precludes an award under this
section.

- 4.3. An injured employee is entitled to compensation for permanent impairment under this
 section only for those findings of impairment that are permanent and which were
 caused by the compensable injury. The organization may not issue an impairment
 award for impairment findings due to unrelated, noncompensable, or preexisting
 conditions, even if these conditions were made symptomatic by the compensable work
 injury, and regardless of whether section 65-05-15 applies to the claim.
- 16 An injured employee is eligible for an evaluation of permanent impairment only when 5.4. 17 all conditions caused by the compensable injury have reached maximum medical 18 improvement. The injured employee's doctor shall report to the organization the date 19 an employee has reached maximum medical improvement and any evidence of 20 impairment of function the injured employee has after that date. If the report states that 21 the employee is potentially eligible for a permanent impairment award, the 22 organization shall conduct a review and provide notice to the employee as provided by 23 subsection 32. If the injured employee files a timely written request under 24 subsection 32, the organization shall schedule an impairment evaluation by a doctor 25 gualified to evaluate the impairment.
- 6.5. A doctor evaluating permanent impairment shall include a clinical report in sufficient
 detail to support the percentage ratings assigned. The organization shall adopt
 administrative rules governing the evaluation of permanent impairment. These rules
 must incorporate principles and practices of the fifthsixth edition of the American
 medical association's "Guides to the Evaluation of Permanent Impairment" modified to
 be consistent with North Dakota law, to resolve issues of practice and interpretation,

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- Legislative Assembly 1 and to address areas not sufficiently covered by the guides. Subject to rules adopted 2 under this subsection, impairments must be evaluated under the fifthsixth edition of 3 the guides. 4 7.6. The organization shall deduct, on a whole bodypermanent impairment multiplier basis, 5 from an award for impairment under this section, any previous impairment award for-6 that same member or body part under the workers' compensation laws of any 7 jurisdiction. 8 8.7. An injured employee is not entitled to a permanent impairment award due solely to 9 pain. 10 Other than an award identified in subsection 11, an award may not be issued unless 8. 11 specifically identified and quantified within the sixth edition of the American medical 12 association's "Guides to the Evaluation of Permanent Impairment". 13 9. If an employee dies, the right to any compensation payable pursuant to an impairment 14 evaluation previously requested by the employee under subsection 32, which remains 15 unpaid on the date of the employee's death, survives and passes to the employee's 16 dependent spouse, minor children, parents, or estate, in that order. If the employee 17 dies, only those findings of impairment which are objectively verifiable such as values 18 for surgical procedures and amputations may be considered in a rating for impairment. 19 Impairment findings not supported by objectively verifiable evidence may not be
- included in a rating for impairment. The deceased employee's dependents or
 representatives shall request an impairment award under this subsection within one
 year from the date of death of the employee.
- 10. If the injury causes permanent impairment, the award must be determined based on
 the percentage of whole body impairment in accordance with the following schedule:
 For one to fifteenthirteen percent impairment permanent impairment
- 26multiplier of 027For fourteen percent impairmentpermanent impairment28multiplier of 1029For fifteen percent impairmentpermanent impairment30multiplier of 1031For sixteen percent impairmentpermanent impairment

1		multiplier of 10<u>15</u>
2	For seventeen percent impairment	permanent impairment
3		multiplier of 10<u>15</u>
4	For eighteen percent impairment	permanent impairment
5		multiplier of 15 20
6	For nineteen percent impairment	permanent impairment
7		multiplier of 15 20
8	For twenty percent impairment	permanent impairment
9		multiplier of 2025
10	For twenty-one percent impairment	permanent impairment
11		multiplier of 2025
12	For twenty-two percent impairment	permanent impairment
13		multiplier of 25 30
14	For twenty-three percent impairment	permanent impairment
15		multiplier of 25 30
16	For twenty-four percent impairment	permanent impairment
17		multiplier of 30
18	For twenty-five percent impairment	permanent impairment
19		multiplier of 30<u>35</u>
20	For twenty-six percent impairment	permanent impairment
21		multiplier of 35
22	For twenty-seven percent impairment	permanent impairment
23		multiplier of 35
24	For twenty-eight percent impairment	permanent impairment
25		multiplier of 40
26	For twenty-nine percent impairment	permanent impairment
27		multiplier of 45
28	For thirty percent impairment	permanent impairment
29		multiplier of 50
30	For thirty-one percent impairment	permanent impairment
31		multiplier of 60

1	For thirty-two percent impairment	permanent impairment
2		multiplier of 70
3	For thirty-three percent impairment	permanent impairment
4		multiplier of 80
5	For thirty-four percent impairment	permanent impairment
6		multiplier of 90
7	For thirty-five percent impairment	permanent impairment
8		multiplier of 100
9	For thirty-six percent impairment	permanent impairment
10		multiplier of 110
11	For thirty-seven percent impairment	permanent impairment
12		multiplier of 120
13	For thirty-eight percent impairment	permanent impairment
14		multiplier of 130
15	For thirty-nine percent impairment	permanent impairment
16		multiplier of 140
17	For forty percent impairment	permanent impairment
18		multiplier of 150
19	For forty-one percent impairment	permanent impairment
20		multiplier of 160
21	For forty-two percent impairment	permanent impairment
22		multiplier of 170
23	For forty-three percent impairment	permanent impairment
24		multiplier of 180
25	For forty-four percent impairment	permanent impairment
26		multiplier of 190
27	For forty-five percent impairment	permanent impairment
28		multiplier of 200
29	For forty-six percent impairment	permanent impairment
30		multiplier of 210
31	For forty-seven percent impairment	permanent impairment

2For forty-eight percent impairmentpermanent impairment3multiplier of 2304For forty-nine percent impairmentpermanent impairment5multiplier of 2406For fifty percent impairmentpermanent impairment7multiplier of 2608For fifty-one percent impairmentpermanent impairment9multiplier of 28010For fifty-two percent impairmentpermanent impairment11multiplier of 300permanent impairment12For fifty-three percent impairmentpermanent impairment13multiplier of 320permanent impairment14For fifty-four percent impairmentpermanent impairment15multiplier of 340permanent impairment16For fifty-five percent impairmentpermanent impairment17multiplier of 360permanent impairment19multiplier of 380permanent impairment	
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20 For fifty-seven percent impairment permanent impairment	
21 multiplier of 400	
22 For fifty-eight percent impairment permanent impairment	
23 multiplier of 420	
24 For fifty-nine percent impairment permanent impairment	
25 multiplier of 440	
26 For sixty percent impairment permanent impairment	
27 multiplier of 465	
28 For sixty-one percent impairment permanent impairment	
29 multiplier of 490	
30 For sixty-two percent impairment permanent impairment	
31 multiplier of 515	

1	For sixty-three percent impairment	permanent impairment
2		multiplier of 540
3	For sixty-four percent impairment	permanent impairment
4		multiplier of 565
5	For sixty-five percent impairment	permanent impairment
6		multiplier of 590
7	For sixty-six percent impairment	permanent impairment
8		multiplier of 615
9	For sixty-seven percent impairment	permanent impairment
10		multiplier of 640
11	For sixty-eight percent impairment	permanent impairment
12		multiplier of 665
13	For sixty-nine percent impairment	permanent impairment
14		multiplier of 690
15	For seventy percent impairment	permanent impairment
16		multiplier of 715
17	For seventy-one percent impairment	permanent impairment
18		multiplier of 740
19	For seventy-two percent impairment	permanent impairment
20		multiplier of 765
21	For seventy-three percent impairment	permanent impairment
22		multiplier of 790
23	For seventy-four percent impairment	permanent impairment
24		multiplier of 815
25	For seventy-five percent impairment	permanent impairment
26		multiplier of 840
27	For seventy-six percent impairment	permanent impairment
28		multiplier of 865
29	For seventy-seven percent impairment	permanent impairment
30		multiplier of 890
31	For seventy-eight percent impairment	permanent impairment

2 For seventy-nine pe	rcent impairment permanent impairment
3	multiplier of 940
4 For eighty percent ir	npairment permanent impairment
5	multiplier of 965
6 For eighty-one perce	ent impairment permanent impairment
7	multiplier of 990
8 For eighty-two perce	ent impairment permanent impairment
9	multiplier of 1015
10 For eighty-three per	cent impairment permanent impairment
11	multiplier of 1040
12 For eighty-four perce	ent impairment permanent impairment
13	multiplier of 1065
14 For eighty-five perce	ent impairment permanent impairment
15	multiplier of 1090
16 For eighty-six perce	nt impairment permanent impairment
17	multiplier of 1115
18 For eighty-seven pe	rcent impairment permanent impairment
19	multiplier of 1140
20 For eighty-eight per	cent impairment permanent impairment
21	multiplier of 1165
22 For eighty-nine perc	ent impairment permanent impairment
23	multiplier of 1190
24 For ninety percent in	npairment permanent impairment
25	multiplier of 1215
26 For ninety-one perce	ent impairment permanent impairment
27	multiplier of 1240
28 For ninety-two perce	ent impairment permanent impairment
29	multiplier of 1265
30 For ninety-three per	cent impairment permanent impairment
31	multiplier of 1290

1		For ninety-four percent impairment	permanent impairment
2			multiplier of 1320
3		For ninety-five percent impairment	permanent impairment
4			multiplier of 1350
5		For ninety-six percent impairment	permanent impairment
6			multiplier of 1380
7		For ninety-seven percent impairment	permanent impairment
8			multiplier of 1410
9		For ninety-eight percent impairment	permanent impairment
10			multiplier of 1440
11		For ninety-nine percent impairment	permanent impairment
12			multiplier of 1470
13		For one hundred percent impairment	permanent impairment
14			multiplier of 1500
15	11.	An amputation of a finger or toe at the level of	the distal interphalangeal joint or
16		proximal to that joint, or the thumb or the great	toe at the interphalangeal joint or
17		proximal to that joint, which is determined to re	sult in a whole body impairment of less
18		than sixteen percent and which is not identified	I in the following schedule, is payable as
19		a sixteen percent impairment. If an evaluation	for the loss of an eye or for an
20		amputation results in an award that is less than	n the permanent impairment multiplier
21		identified in the following schedule, the organiz	ation shall pay an award equal to the
22		permanent impairment multiplier set out in the	following schedule:
23		For amputation of a thumb	permanent impairment
24			multiplier of 65
25		For amputation of the second or distal	permanent impairment
26		phalanx of the thumb	multiplier of 28
27		For amputation of the first finger	permanent impairment
28			multiplier of 40
29		For amputation of the middle or second	permanent impairment
30		phalanx of the first finger	multiplier of 28
31		For amputation of the third or distal	permanent impairment

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1	phalanx of the first finger	multiplier of 22
2	For amputation of the second finger	permanent impairment
3		multiplier of 30
4	For amputation of the middle or second	permanent impairment
5	phalanx of the second finger	multiplier of 22
6	For amputation of the third or distal	permanent impairment
7	phalanx of the second finger	multiplier of 14
8	For amputation of the third finger	permanent impairment
9		multiplier of 20
10	For amputation of the middle or second	permanent impairment
11	phalanx of the third finger	multiplier of 16
12	For amputation of the fourth finger	permanent impairment
13		multiplier of 16
14	For amputation of the middle or second	permanent impairment
15	phalanx of the fourth finger	multiplier of 12
16	For amputation of the leg at the hip	permanent impairment
17		multiplier of 234
18	For amputation of the leg at or above	permanent impairment
19	the knee	multiplier of 195
20	For amputation of the leg at or above	permanent impairment
21	the ankle	multiplier of 150
22	For amputation of a great toe	permanent impairment
23		multiplier of 30
24	For amputation of the second or	permanent impairment
25	distal phalanx of the great toe	multiplier of 18
26	For amputation of any other toe	permanent impairment
27		multiplier of 12
28	For loss of an eye	permanent impairment
29		multiplier of 150
30	For the loss of vision of an eye which	permanent impairment
31	equals or exceeds 20/200 corrected	multiplier of 100

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1 The award for the amputation of more than one finger of one hand may not exceed an 2 award for the amputation of a hand. The award for the amputation of more than one 3 toe of one foot may not exceed an award for the amputation of a foot. If any of the 4 amputations or losses set out in this subsection combine with other impairments for 5 the same work-related injury or condition, the organization shall issue an impairment 6 award based on the greater of the permanent impairment multiplier allowed for the 7 combined rating established under the fifthsixth edition of the American medical 8 association's "Guides to the Evaluation of Permanent Impairment" or the permanent 9 impairment multiplier set forth in this subsection.

10 12. If there is a medical dispute regarding the percentage of an injured employee's 11 permanent impairment, all relevant medical evidence must be submitted to an 12 independent doctor who has not treated the employee and who has not been 13 consulted by the organization in relation to the injury upon which the impairment is 14 based. The organization shall establish lists a list of doctors who are qualified by the 15 doctor'shave the training, and experience, and area of practice to rate necessary to 16 conduct an evaluation of permanent impairments caused by various types of 17 injuriesimpairment and to apply the sixth edition of the American medical association's 18 "Guides to the Evaluation of Permanent Impairment". The organization shall define, by 19 rule, the process by which the organization and the injured employeeshall choose an 20 independent doctor or doctors to review a disputed permanent impairment evaluation 21 or rating. The decision of the independent doctor or doctors chosen under this process 22 is presumptive evidence of the degree of permanent impairment of the employee 23 which can only be rebutted by clear and convincing evidence. This subsection does 24 not impose liability on the organization for an impairment award for a rating of 25 impairment for a body part or condition the organization has not determined to be 26 compensable as a result of the injury. The employee bears the expense of witness 27 fees of the independent doctor or doctors if the employee disputes the findings of the 28 independent doctor or doctors.

An attorney's fees are not payable unless there is a bona fide dispute as to the
 percentage of the employee's permanent impairment or unless there is a dispute as to
 the employee's eligibility for an award for permanent partial impairment. An attorney's

1		fees payable in connection with a permanent impairment dispute may not exceed
2		twenty percent of the additional amount awarded upon final resolution of the dispute,
3		subject to the maximum fees established pursuant to section 65-02-08.
4	14.	An attorney may not seek or obtain from an employee through a contingent fee
5		arrangement, or on a percentage basis, costs or fees payable in connection with the
6		award or denial of compensation for permanent impairment. A permanent impairment
7		award is exempt from the claims of creditors, including an employee's attorney, except
8		as provided by section 65-05-29.
9	15.	If an injured employee qualifies for an additional award and the prior award was based
10		upon the number of weeks, the impairment multiplier must be used to compare against
11		the prior award of weeks in determining any additional award.
12	SEC	CTION 2. APPLICATION. This Act applies to permanent partial impairment evaluations

13 performed on or after the effective date of this Act.