Fifty-fifth Legislative Assembly of North Dakota

## HOUSE BILL NO. 1464

Introduced by

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Representatives Thorpe, Sveen, Maragos, Coats Senators Fischer, Heitkamp

- 1 A BILL for an Act to create and enact two new sections to chapter 65-01 of the North Dakota
- 2 Century Code, relating to definitions and the duties and rights of the North Dakota workers
- 3 compensation bureau, employers, and employees.

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

- 5 **SECTION 1.** A new section to chapter 65-01 of the North Dakota Century Code is 6 created and enacted as follows:
  - **Final decision defined.** For purposes of this chapter, "final decision" means a decision of the bureau regarding an award of benefits. A final decision is appealable to the office of administrative hearings or directly to the district court.
- SECTION 2. A new section to chapter 65-01 of the North Dakota Century Code is created and enacted as follows:
- Rights and duties of the bureau, employers, and employees. Notwithstanding any other provisions of law:
  - The bureau may not limit an injured worker's right to choose a medical provider.
     The bureau may not order medical evaluations to be conducted outside the injured worker's state of residence.
  - An employer or injured worker has the right to appeal any bureau decision regarding what medical care is necessary and appropriate. Determinations by the doctor attending an injured worker regarding what care is necessary and appropriate must be presumed correct.
  - 3. Upon receipt, the bureau shall immediately refer a petition for reconsideration to the office of administrative hearings for the scheduling of a hearing and issuance of a final decision by the administrative law judge. Any evidence offered by a party at

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- a hearing, if provided to all parties at least five days before the hearing, must be admitted and given appropriate weight.
  - 4. If a final bureau order finds that a compensable injury has occurred, the bureau may not deny that occurrence at a later time.
    - 5. An appeal of a final bureau order is entitled to de novo review by the district court.
    - Upon a final decision by the bureau, an employer, medical provider, or employee
      may appeal the final decision to either the office of administrative hearings or
      directly to the district court.