

SENATE BILL NO. 2059

Introduced by

Legislative Council

(Workers' Compensation Review Committee)

1 A BILL for an Act to create and enact a new section to chapter 65-02 of the North Dakota
2 Century Code, relating to workforce safety and insurance payment of an injured employee's
3 attorney's fees for a case review; and to provide for application.

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

5 **SECTION 1.** A new section to chapter 65-02 of the North Dakota Century Code is
6 created and enacted as follows:

7 **Attorney's fees for legal review in preparation for rehearing of an administrative**
8 **order.**

- 9 1. The organization shall pay an injured employee's attorney for the fees and costs to
10 consult with the injured employee regarding a request for rehearing of an
11 administrative order issued by the organization under section 65-01-16 and chapter
12 28-32. To be eligible for payment of attorney's fees and costs under this section,
13 before consulting the attorney the injured employee must first receive a certificate
14 of completion from the office of independent review, and the attorney consultation
15 must take place after the certificate of completion is issued but before the
16 rehearing is conducted.
- 17 2. Payment of attorney's fees and costs under this section is limited as follows:
- 18 a. An injured employee may consult with one attorney per administrative order;
19 b. The payment amount for attorney's fees may not exceed a total of five
20 hundred dollars per injured employee, per administrative order;
21 c. The payment amount for costs may not exceed a total of one hundred fifty
22 dollars per injured employee, per administrative order;
23 d. The attorney must be licensed to practice law in North Dakota and must be in
24 good standing; and

- 1 e. The organization may deny fees and costs the organization determines to be
2 excessive or frivolous.
- 3 3. To obtain payment under this section, an attorney shall submit to the organization
4 a fee statement. The fee statement must be signed by the attorney and must
5 include:
- 6 a. The name of the injured employee;
7 b. The workforce safety and insurance claim number;
8 c. The date of the billing statement;
9 d. A summary of the basic legal issue;
10 e. The date of each service or charge being billed;
11 f. An itemization and a reasonable description of the legal work performed for
12 each service or charge;
13 g. The time and amount billed for each item; and
14 h. The total time and amounts billed.
- 15 4. Under this section, the organization shall reimburse the following costs:
- 16 a. Actual postage, if postage exceeds three dollars per parcel;
17 b. Actual toll charges for long-distance telephone calls;
18 c. Copying charges at eight cents per page;
19 d. Mileage and other expenses for reasonable and necessary travel, including
20 per diem, all of which are to be paid in the amounts paid state officials as
21 provided under sections 44-08-04 and 54-06-09; and
22 e. Other reasonable and necessary costs, not to exceed one hundred fifty
23 dollars.
- 24 5. Under this section, the organization may not reimburse the following costs:
- 25 a. Express mail;
26 b. Additional copies of transcripts;
27 c. Costs incurred to obtain medical records;
28 d. Copy charges for documents provided by the organization; and
29 e. Costs for typing and clerical or office services.

1 **SECTION 2. APPLICATION.** This Act applies to injured employees who have received
2 a certificate of completion from the office of independent review on or after the effective date of
3 this Act.