Sixty-third Legislative Assembly of North Dakota

SENATE BILL NO. 2050

Introduced by

Legislative Management

(Workers' Compensation Review Committee)

- 1 A BILL for an Act to amend and reenact subsection 12 of section 65-05-12.2 of the North
- 2 Dakota Century Code, relating to workers' compensation permanent partial impairment
- 3 determinations; and to provide for application.

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

5 SECTION 1. AMENDMENT. Subsection 12 of section 65-05-12.2 of the North Dakota
6 Century Code is amended and reenacted as follows:

- 7 12. If there is a medical dispute regarding the percentage of an injured employee's
 8 permanent impairment, all relevant medical evidence must be submitted to an
 9 independent doctor who has not treated the employee and who has not been
 10 consulted by the organization in relation to the injury upon which the impairment is
 11 based.
- 12a.The organization shall establish a list of doctors who have the training and13experience necessary to conduct an evaluation of permanent impairment and to14apply the sixth edition of the American medical association's "Guides to the15Evaluation of Permanent Impairment". The organization shall define, by rule, the16process by which the organization shall choose an independent doctor or doctors17to review a disputed permanent impairment evaluation or rating. The
- 18b.If the decision of the independent doctor or doctors chosen under this process is19not less than the lowest nor greater than the highest rating in dispute, the
- 20 <u>decision of the independent doctor or doctors is</u> presumptive evidence of the
- 21 degree of permanent impairment of the employee which can only be rebutted by-
- 22 clear and convincing evidence. If the decision of the independent doctor or
- 23 doctors is less than the lowest rating, the previous lowest rating is presumptive
- 24 evidence of the degree of permanent impairment of the employee. If the decision

1		of the independent doctor or doctors is greater than the highest rating, the
2		previous highest rating is presumptive evidence of the degree of permanent
3		impairment of the employee. Presumptive evidence under this subdivision may
4		be rebutted by clear and convincing evidence.
5	<u>C.</u>	This subsection does not impose liability on the organization for an impairment
6		award for a rating of impairment for a body part or condition the organization has
7		not determined to be compensable as a result of the injury.
8	<u>d.</u>	The employee bears the expense of witness fees of the independent doctor or
9		doctors if the employee disputes the findings of the independent doctor or
10		doctors.
11	SECTION 2. APPLICATION. This Act applies to all permanent partial impairment	
12	evaluations performed on or after the effective date of this Act.	