HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

H.B. NO. 2493

A BILL FOR AN ACT

RELATING TO VOCATIONAL REHABILITATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Section 386-25, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "§386-25 Vocational rehabilitation. (a) The purposes of
4 vocational rehabilitation are to restore an injured worker's
5 earnings capacity as nearly as possible to that level that the
6 worker was earning at the time of injury and to return the
7 injured worker to suitable gainful employment in the active
8 labor force as quickly as possible in a cost-effective manner.

9 (b) The director may refer employees who may have or have 10 suffered permanent disability as a result of work injuries and 11 who, in the director's opinion, can be vocationally 12 rehabilitated to the department of human services or to private providers of rehabilitation services for vocational 13 14 rehabilitation services that are feasible. If it is 15 subsequently determined that the injured employee has no

16 permanent disability, but suffers from permanent work

17 restrictions, the injured employee shall be allowed only direct

18 placement services. A referral shall be made upon HB LRB 10-0858-2.doc

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1	recommend	ation of the rehabilitation unit established under 🧹
2	section 3	86-71.5 and after the employee has been deemed
3	physicall	y able to participate in rehabilitation by the
4	employee'	s attending physician. The unit shall include
5	appropria	te professional staff and shall have the following
6	duties an	d responsibilities:
7	(1)	To order the injured employee, providers of
8		rehabilitation services, or the employer, based upon a
9		written request that demonstrates delay or untimely
10		responses to comply with this section;
11	(2)	To review and approve rehabilitation plans developed
12		by certified providers of rehabilitation services,
13		whether they be private or public;
14	[-(2)-]	(3) To adopt rules consistent with this section that
15		shall expedite and facilitate the identification,
16		notification, and referral of industrially injured
17		employees to rehabilitation services, and establish
18		minimum standards for providers providing
19		rehabilitation services under this section;
20	[(3)]	(4) To certify private and public providers of
21		rehabilitation services meeting the minimum standards

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1	established under paragraph $[-(2); (3)]$ and to adopt a
2	fee schedule for those providers; and
3	[-(4)] (5) To enforce the implementation of rehabilitation
4	plans.
5	(c) Enrollment in a rehabilitation plan or program shall
6	not be mandatory and the approval of a proposed rehabilitation
7	plan or program by the injured employee shall be required. The
8	injured employee may select a certified provider of
9	rehabilitation services. Both the certified provider and the
10	injured employee, within [a reasonable time] <u>fourteen days</u> after
11	initiating rehabilitation services, shall give proper notice of
12	selection to the employer. If the injured employee does not
13	select a provider within thirty days of notice of the right of
14	referral to vocational rehabilitation, the rehabilitation unit
15	shall assign a counselor on the injured employee's behalf.
16	(d) A provider shall submit an initial evaluation report
17	of the employee to the employer and the director within forty-
18	five days of the date of referral or selection. The evaluation
19	shall determine whether the employee requires vocational
20	rehabilitation services to return to suitable gainful
21	employment, identify the necessary services, and state whether



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1	the provi	der can provide these services. The initial evaluation
2	report sh	all contain:
3	(1)	An assessment of the employee's:
4		(A) Current medical status[+] and work capabilities;
5		(B) Primary disability;
6		(C) Secondary disability;
7		(D) Disabilities that are not related to the work
8		injury; and
9		(E) Physical or psychological limitations or both.
10		If this information is not provided by the treating
11		physician within [a reasonable amount of time,] thirty
12 [°]		days of the injured worker's selection of a provider,
13		information from another physician shall be accepted;
14	(2)	A job analysis addressing the demands of the
15		employee's employment;
16	(3)	A statement from the provider identifying the
17		employee's vocational handicaps in relation to the
18		employee's ability to:
19		(A) Return to usual and customary employment; and
20		(B) Participate in and benefit from a vocational
.21		rehabilitation program;

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1	(4)	A statement from the provider determining the
2		feasibility of vocational rehabilitation services,
3	.*	including:
4		(A) The provider's ability to assist the employee in
5		the employee's efforts to return to suitable
6		gainful employment;
7		(B) An outline of specific vocational rehabilitation
8		services to be provided, justification for the
9		necessity of services, and how the effectiveness
10		of these services is measured; and
11		(C) How the vocational rehabilitation services
12		directly relate to the employee obtaining
13		suitable gainful employment; and
14	(5)	The enrollment form and the statement of worker's
15		rights and responsibilities form obtained from the
16	r	department.
17	(e)	After submission of the initial evaluation, the
18	provider s	shall have:
19	(1)	Thirty days to allow any adjustments to disability;
20	(2)	Thirty additional days to conduct labor market
21		research and any functional capacity evaluation or
22		other necessary skills or limitation testing; and
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1	<u>(3)</u> <u>Ni</u>	nety additional days to prepare and submit a
2	vo	ocational rehabilitation plan; provided that:
3	<u>(</u> A	(A) One extension of not more than forty-five days
4		shall be allowed based upon a written request
5		supported by evidence submitted to and approved
6		by the unit; and
7	<u>(</u> B) The employer is given the opportunity to object
8		to and be heard regarding the extension.
9	<u>(f)</u> A	provider shall file the employee's plan with the '
10	approval of	the employee. Upon receipt of the plan from the
11	provider, an	n employee shall have ten days to review and sign the
12 [°]	plan. The p	lan shall be submitted to the employer and the
13	employee and	be filed with the director within two days from the
14	date of the	employee's signature. A plan shall include a
15	statement of	the feasibility of the vocational goal, using the
16	process of:	
17	(1) Fi	rst determining if the employee's usual and
18	cu	stomary employment represents suitable gainful
19	em	ployment, and, should it not;
20	(2) Ne	ext determining if modified work or other work with a
21	, [d	lifferent] same employer represents suitable gainful
22	em	ployment, and, should it not;
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1	(3)	Next determining if modified or other employment with
2		a different employer, using transferrable skills by
3		way of direct placement represents suitable gainful
4		employment, and finally, should it not;
5	(4)	Then providing training to obtain employment in
6		another occupational field.
7	[(1)]] (g) A plan may be approved by the director; provided
8	the plan	includes:
9	(1)	A physician's assessment of the employee's physical
10		limitations, psychological limitations, and ability to
11		return to work. If this information is not provided
12		by the treating physician within a reasonable amount
13		of time, information from another physician shall be
14		accepted;
15	(2)	A labor market survey indicating there are reasonable
16		assurances that the proposed occupation for which the
17		employee is to be placed or trained is readily
18		available in the community when placement begins, or
19		there are assurances of reemployment by the employer;
20	(3)	A job analysis of the proposed occupation, setting
21		forth its duties, responsibilities, physical demands,
22		environmental working conditions, specific

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1		qualifications needed for entry-level employment,
2		reasonable accommodations, expected estimated
3		earnings, and other relevant information;
4	(4)	The nature and extent of the vocational rehabilitation
5		services to be provided, including:
6		(A) Specific services to be provided;
7		(B) Justification for the necessity of the services;
8		(C) Estimated time frames for delivery of services;
9		(D) The manner in which the effectiveness of these
10		services is to be measured;
11		(E) Criteria for determining successful completion of
12		the vocational rehabilitation plan; and
13		(F) The employee's responsibilities;
14	(5)	A report of tests and copies thereof that have been
15		administered to the employee, including a statement
16		regarding the need for and use of the tests to
17		identify a vocational goal;
18	(6)	If retraining, including on-the-job training, is found
19		to be necessary, the estimated cost of retraining, a
20		description of specific skills to be learned or
21		knowledge acquired with specific time periods and



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1		clearly defined measurements of success, and the
2		nature, amount, and duration of living expenses;
3	(7)	The total cost of the plan $[+]$ and a contingency plan
4		for direct placement, not more than one hundred and
5		twenty days, or case closure if the employee does not
6		comply with the approved plan; and
7	(8)	The employee's approval of the plan.
8	[-(g)-] (h) The employer shall have ten calendar days from
9	the postm	ark date on which the plan was mailed to submit in
10	writing t	o the director any objections to the plan.
11	[.(h) -] <u>(i)</u> The director may approve a plan [that does not
12	include-a	ll-of-the requirements outlined in-subsection (f);
13	provided	that the director finds the plan:
14	(1)	Is in the best interest of the employee;
15	.(2) -	Contains-reasonable-assurances that the employee will
16		be placed in suitable gainful employment; and
17	(3)	Has been approved by the employee.] provided that the
18		plan meets the vocational rehabilitation requirements
19		of this section. If at any time during the vocational
20		rehabilitation program, an injured worker suffers an
21		intervening medical condition, related or unrelated to
22		the industrial claim, that renders the claimant again
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1	temporarily totally disabled, the vocational
2	rehabilitation counselor shall immediately suspend the
3	program pending the employee's clearance to return to
4	work.
5	[(i)] <u>(j)</u> If the plan requires the purchase of any tools,
6	supplies, or equipment, the purchase deadline shall be included
7	in the plan. Tools, supplies, and equipment shall be considered
8	to be the property of the employer until the plan is determined
9	by the director to be successfully completed, after which it
10	shall become the property of the employee. If the plan requires
11	the purchase, etc., the employer shall purchase the items prior
12	to the purchase deadline in the $plan[-]$; provided that
13	documentation is submitted to the employer showing the cost and
14	description of the items to be purchased. Payment shall be made
15	directly to the vendor and a receipt shall be submitted to the
16	employer for file documentation purposes.
17	[(j)] <u>(k)</u> An employee with an approved plan who is
18	determined as able to return to usual and customary employment
19	[may choose to complete the plan or request a new plan of which
20	the goal may be the employee's usual and customary employment.]
21	shall default into direct placement not more than sixty days

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1	after the employee receives notice of a release to full duty or
2	the completion of the plan, whichever occurs first.
3	[{k}]] (1) An injured employee's enrollment in a
4	rehabilitation plan or program shall not affect the employee's
5	entitlement to temporary total disability compensation if the
6	employee earns no wages during the period of enrollment $[-]$;
7	provided that an employee who is enrolled in a plan that has not
8	been approved by the director but who is determined to be able
9	to return to usual and customary employment shall not be
10	entitled to temporary total disability benefits and the employer
11	shall notify the employee and the director in writing of an
12	intent to terminate benefits at least two weeks prior to the
13	date when the last payment is to be made pursuant to section
14	386-31(b) and vocational rehabilitation services shall cease on
15	the date that the employee is cleared for full duty and a
16	closing report is submitted by the counselor within fourteen
17	days. If the employee receives wages for work performed under
18	the plan or program, the employee shall be entitled to temporary
19	total disability compensation in an amount equal to the
20	difference between the employee's average weekly wages at the
21	time of injury and the wages received under the plan or program,
22	subject to the limitations on weekly benefit rates prescribed in
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section 386-31(a). The employee shall not be entitled to 1 temporary total disability compensation for any week during this 2 period where the wages equal or exceed the average weekly wages 3 4 at the time of injury. Temporary total disability compensation shall cease upon the closure of vocational rehabilitation. The 5 6 vocational rehabilitation counselor shall submit a closing 7 report to the vocational rehabilitation unit within fourteen 8 days of the date of plan closure. 9 [(1)] (m) The director shall adopt rules for additional 10 living expenses necessitated by the rehabilitation program, together with all reasonable and necessary vocational training. 11 12 [(m)] (n) If the rehabilitation unit determines that vocational rehabilitation is not possible or feasible, it shall 13 14 certify the determination to the director. 15 [(n)] (o) Except as otherwise provided, determinations of 16 the rehabilitation unit shall be final unless a written request for reconsideration is filed with the rehabilitation unit within 17 18 ten calendar days of the date of the determination. The rehabilitation unit shall issue a reconsideration 19 20 determination to affirm, reverse, or modify the determination or

21 refer the request for reconsideration for hearing.

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1 [(o)] (p) A reconsideration determination shall be final 2 unless a written request for hearing is filed within ten 3 calendar days from the date of the reconsideration 4 determination. All hearings shall be held before a hearings 5 officer designated by the director. A written decision shall be 6 issued in the name of the director. 7 [(p)] (g) The eligibility of any injured employee to 8 receive other benefits under this chapter shall in no way be 9 affected by the employee's entrance upon a course of vocational 10 rehabilitation as herein provided. 11 [(q)] (r) Vocational rehabilitation services for the 12 purpose of developing a vocational rehabilitation plan may be 13 approved by the director and the director may periodically 14 review progress in each case. Any party may request a review of 15 the vocational rehabilitation program if it is determined that 16 no progress is being made to establish a viable vocational 17 rehabilitation plan. The vocational rehabilitation unit shall 18 respond to the request within thirty days and shall issue a 19 directive to the vocational rehabilitation provider based upon 20 the available file documentation, provided that the case remains pending before the director." 21



SECTION 2. This Act does not affect rights and duties that
 matured, penalties that were incurred, and proceedings that were
 begun before its effective date.
 SECTION 3. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 4. This Act shall take effect upon its approval.

INTRODUCED BY:

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Report Title:

Workers' Compensation; Vocational Rehabilitation

Description:

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Expands duties of the rehabilitation unit and providers of rehabilitation services. Allows employer to terminate temporary total disability benefits when the employee is able to return to work and is enrolled in a non-approved plan.

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