THE SENATE TWENTY-NINTH LEGISLATURE, 2018 STATE OF HAWAII

S.B. NO. 2365

JAN 1 9 2018

A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION.

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

SECTION 1. Section 386-79, Hawaii Revised Statutes, is
amended to read as follows:

3 [Medical examination by employer's physician.] "§386-79 4 Requested mutual examination. [(a) After an injury and during 5 the period of disability, the employee, whenever ordered by the 6 director of labor and industrial relations, shall submit to 7 examination, at reasonable times and places, by a duly qualified 8 physician or surgeon designated and paid by the employer. The 9 employee shall have the right to have a physician, surgeon, or 10 chaperone designated and paid by the employee present at the 11 examination, which right, however, shall not be construed to 12 deny to the employer's physician the right to visit the injured 13 employee at all reasonable times and under all reasonable 14 conditions during total disability. The employee shall also 15 have the right to record such examination by a recording device 16 designated and paid for by the employee; provided that the 17 examining physician or surgeon approves of the recording.



1	If an employee refuses to submit to, or the employee or the
2	employee's designated chaperone in any way obstructs such
3	examination, the employee's right to claim compensation for the
4	work injury shall be suspended until the refusal or obstruction
5	ceases and no compensation shall be payable for the period
6	during which the refusal or obstruction continues.
7	(b) In cases where the employer is dissatisfied with the
8	progress of the case or where major and elective surgery, or
9	either, is contemplated, the employer may appoint a physician or
10	surgeon of the employer's choice who shall examine the injured
11	employee and make a report to the employer. If the employer
12	remains dissatisfied, this report may be forwarded to the
13	director.
14	Employer requested examinations under this section shall
15	not exceed more than one per case unless good and valid reasons
16	exist with regard to the medical progress of the employee's
17	treatment. The cost of conducting the ordered medical
18	examination shall be limited to the complex consultation charges
19	governed by the medical fee schedule established pursuant to
20	section 386-21(c).]



1	(a) Following an injury and after a claim is filed by the
2	injured employee, the employer may appoint a qualified physician
3	mutually agreed upon by the parties and paid for by the
4	employer, to conduct an independent medical examination or a
5	permanent impairment rating examination of the injured employee
6	and make a report to the employer.
7	(b) The cover letter to the physician selected to perform
8	an examination under this section shall notify the physician
9	that the physician has been mutually selected by the parties to
10	conduct an independent examination. The cover letter shall be
11	transmitted to the injured employee at least five working days
12	prior to the appointment. Upon the issuance of the report of
13	the independent medical examination or permanent impairment
14	rating examination, the employee or employee's representative
15	shall be promptly provided with a copy thereof.
16	(c) A physician selected pursuant to this section to
17	perform an independent medical examination or a permanent
18	impairment rating examination shall be willing to undertake the
19	examination and be paid by the employer. The selected physician
20	shall be currently licensed to practice in Hawaii pursuant to
21	chapter 442 or 453; except that upon approval by the director, a



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1	physician in a specialty area who resides outside of the State
2	and is licensed in another state as a physician with
3	requirements equivalent to a physician's license under chapter
4	442 or 453, may be selected if no physician licensed by the
5	State in that specialty area is available to conduct the
6	examination.
7	If the employee does not reside in Hawaii, a physician who
8	is licensed in and who resides in the state of the employee's
9	residence may be selected if that state's physician licensing
10	requirements are equivalent to a physician's license under
11	chapter 442 or 453.
12	If the parties are unable to reach a mutual agreement on
13	the selection of a physician to conduct the independent medical
14	examination or permanent impairment rating examination, then the
15	director shall appoint a duly qualified impartial physician to
16	examine the injured employee and to report. The fees for such
17	examination shall be paid from the funds appropriated by the
18	legislature for the use of the department.
19	Any physician mutually selected or otherwise appointed to
20	do an independent medical examination or permanent impairment
21	rating examination pursuant to this section shall examine the



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1	employee within forty-five days of receiving notice of the
2	selection or appointment, or otherwise, as soon as possible.
3	(d) In no event shall an independent medical examination
4	and a permanent impairment rating examination be combined into a
5	single medical examination unless the employee consents in
6	writing to the single examination by the selected physician.
7	In no event shall the director, appellate board, or a
8	court, order more than one requested independent medical
9	examination and one permanent impairment rating examination per
10	case, unless valid reason exists with regard to the medical
11	progress of the employee's medical treatment or when major
12	surgery or elective surgery is contemplated. In the event of
13	multiple examinations, the process of mutually selecting or
14	otherwise appointing a physician set forth in this section shall
15	apply.
16	(e) The employee shall have the right to have a physician,
17	surgeon, or chaperone designated and paid by the employee
18	present at the examination, which right, however, shall not be
19	construed to deny to the selected physician the right to visit
20	the injured employee at all reasonable times and under all
21	reasonable conditions during total disability. The employee



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1	shall also have the right to record such examination by a
2	recording device designated and paid for by the employee. If an
3	employee refuses to submit to, or the employee or the employee's
4	designated chaperone in any way obstructs such examination, the
5	employee's right to claim compensation for the work injury shall
6	be suspended until the refusal or obstruction ceases and no
7	compensation shall be payable for the period during which the
8	refusal or obstruction continues.
9	The cost of conducting the ordered independent medical
10	examination or permanent impairment rating examination shall be
11	limited to the complex consultation charges governed by the
12	medical fee schedule established pursuant to section 386-21(c).
13	(f) When an employee has attained medical stability as
14	determined by the employee's attending physician, a physician
15	may be appointed to conduct a permanent impairment rating
16	examination. The physician shall be mutually selected by the
17	parties or otherwise appointed pursuant to this section.
18	For the purposes of this subsection, "medical stability"
19	means that no further improvement in the injured employee's
20	work-related condition can reasonably be expected from curative
21	health care or the passage of time. Medical stability is also



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I	deemed to have occurred when the injured employee refuses to
2	undergo further diagnostic tests or treatment that the health
3	care provider believes will greatly aid in the employee's
4	recovery."
5	SECTION 2. This Act does not affect rights and duties that
6	matured, penalties that were incurred, and proceedings that were
7	begun before its effective date.
8	SECTION 3. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 4. This Act shall take effect on July 1, 2018.
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	INTRODUCED BY:

Alla Esh Mike Kabban D.D.J. Resalf & Bol Judhang



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Report Title:

Workers' Compensation; Medical Examination

Description:

Allows employer and employee to mutually agree to an independent medical examiner or permanent impairment rating examiner. An out-of-state physician may conduct the examination upon approval by the Director of Labor and Industrial Relations (Director) or when an employee resides out-of-state. Without the parties' mutual agreement, the Director shall appoint the physician who shall be paid from funds appropriated by the Legislature. Defines "medical stability."

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

