A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION.

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

- 1 SECTION 1. The legislature finds that early intervention 2 is vital to ensure the efficient and effective rehabilitation of
- 3 employees who suffer a work-related injury. This often begins
- 4 with the referral of an injured employee for vocational
- 5 rehabilitation services. Vocational rehabilitation services are
- 6 intended to help the employee return to work as quickly as
- 7 possible with pay as close as possible to pre-injury wages.
- 8 Urgency is needed when initiating the vocational rehabilitation
- 9 process to avoid prolonged adverse effects on injured employees
- 10 and minimize costs for employers and insurers.
- 11 The legislature further finds that it is crucial for
- 12 injured employees to have access to appropriate vocational
- 13 rehabilitation services in the State. Many vocational
- 14 rehabilitation providers have expressed concern regarding the
- 15 future availability of services as several providers retire or
- 16 leave the practice. It is important for current and future

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- 1 providers to be properly trained on the vocational
- 2 rehabilitation process.
- 3 Accordingly, the purpose of this Act is to:
- 4 (1) Clarify the process for selecting a certified provider 5 of rehabilitation services; and
- 6 (2) Require a provider to automatically approve an injured
 7 employee for vocational rehabilitation services if the
 8 provider determines that the injured employee will
- 9 likely require vocational rehabilitation services to
 10 return to suitable gainful employment.
- SECTION 2. Section 386-25, Hawaii Revised Statutes, is
- "\$386-25 Vocational rehabilitation. (a) The purposes of
- 14 vocational rehabilitation are to restore an injured worker's
- 15 earnings capacity as nearly as possible to that level that the
- 16 worker was earning at the time of injury and to return the
- 17 injured worker to suitable gainful employment in the active
- 18 labor force as quickly as possible in a cost-effective manner.
- 19 Vocational rehabilitation shall not be available for public
- 20 employees who have retired from a public employer, as defined in
- 21 section 76-11, with whom they sustained their work injury.

amended to read as follows:

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2 who are eligible for their respective public employer's return 3 to work program, shall participate in and complete the return to work program, including temporary light duty placement efforts, 4 5 as a prerequisite to vocational rehabilitation benefits under 6 this section. 7 (b) The director may refer employees who may have or have suffered permanent disability as a result of work injuries and 8 9 who, in the director's opinion, can be vocationally 10 rehabilitated to the department of human services or to private 11 providers of rehabilitation services for vocational 12 rehabilitation services that are feasible. A referral shall be 13 made upon recommendation of the rehabilitation unit established 14 under section 386-71.5 and after the employee has been deemed

Employees of public employers, as defined in section 76-11,

19 (1) To review and approve rehabilitation plans developed
20 by certified providers of rehabilitation services,
21 whether they be private or public;

appropriate professional staff and shall have the following

physically able to participate in rehabilitation by the

employee's attending physician. The unit shall include

duties and responsibilities:

1	(2)	To adopt rules consistent with this section that shall				
2		expedite and facilitate the identification,				
3		notification, and referral of industrially injured				
4		employees to rehabilitation services, and establish				
5		minimum standards for providers providing				
6		rehabilitation services under this section;				
7	(3)	To certify private and public providers of				
8		rehabilitation services meeting the minimum standards				
9		established under paragraph (2); and				
10	(4)	To enforce the implementation of rehabilitation plans.				
11	(c)	Enrollment in a rehabilitation plan or program shall				
12	not be ma	ndatory and the approval of a proposed rehabilitation				
13	plan or p	rogram by the injured employee shall be required.				
14	[The] If the injured employee elects to enroll in a					
15	rehabilitation plan or program, the injured employee [may] shall					
16	select a certified provider of rehabilitation services $[-]$ no					
17	later tha	n thirty days after the referral is made by the				
18	director.	Both the certified provider and the injured employee,				
19	within a reasonable time after initiating rehabilitation					
20	services,	shall give proper notice of selection to the employer.				
21	If the in	jured employee fails to select a certified provider				

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within thirty days, the employer shall select the certified 1 provider of rehabilitation services and give proper notice of 2 3 selection to the employee. The injured employee shall have 4 thirty days after the notice of selection is received to select 5 a different certified provider of rehabilitation services. 6 (d) A provider shall submit an initial evaluation report 7 of the employee to the employer and the director within 8 forty-five days of the date of referral or selection. The 9 evaluation shall determine whether the employee requires 10 vocational rehabilitation services to return to suitable gainful 11 employment, identify the necessary services, and state whether 12 the provider can provide these services. The initial evaluation 13 report shall contain: 14 (1) An assessment of the employee's: 15 (A) Current medical status; (B) Primary disability; 16 17 (C) Secondary disability; 18 (D) Disabilities that are not related to the work 19 injury; and 20 Physical or psychological limitations, or both. (E)

1		lī t	nis information is not provided by the treating			
2		phys	ician within a reasonable amount of time,			
3		info	rmation from another physician shall be accepted;			
4	(2)	A jo	b analysis addressing the demands of the			
5		empl	oyee's employment;			
6	(3)	A st	atement from the provider identifying the			
7		empl	oyee's vocational handicaps in relation to the			
8		empl	oyee's ability to:			
9		(A)	Return to usual and customary employment; and			
10		(B)	Participate in and benefit from a vocational			
11			rehabilitation program;			
12	(4)	A st	atement from the provider determining the			
13		feasibility of vocational rehabilitation services,				
14		including:				
15		(A)	The provider's ability to assist the employee in			
16			the employee's efforts to return to suitable			
17			gainful employment;			
18		(B)	An outline of specific vocational rehabilitation			
19			services to be provided, justification for the			
20			necessity of services, and how the effectiveness			
21			of these services is measured; and			

1	(C) How the vocational renabilitation services
2	directly relate to the employee obtaining
3	suitable gainful employment; and
4	(5) The enrollment form and the statement of worker's
5	rights and responsibilities form obtained from the
6	department.
7	(e) A provider shall automatically approve vocational
8	rehabilitation services for an injured employee; provided that
9	the provider determines that the injured employee will likely
10	require vocational rehabilitation services to return to suitable
11	gainful employment.
12	$[\frac{(e)}{(e)}]$ A provider shall file the employee's plan with
13	the approval of the employee[\div] no later than ninety days after
14	the provider submits an initial evaluation report, unless the
15	employer, provider, and injured employee agree to an extension
16	of that deadline to a specific date by which the plan shall be
17	completed. Upon receipt of the plan from the provider, an
18	employee shall have ten days to review and sign the plan. The
19	plan shall be submitted to the employer and the employee and be
20	filed with the director within two days from the date of the

1	employee'	s sig	nature.	A plan	shall	includ	le a	statemen	t of	the
2	feasibili	ty of	the voc	ational	goal,	using	the	process	of:	
3	(1)	Firs	t determ	ining i	f the e	employe	e's	usual an	d	
4		cust	omary em	ployment	t repre	esents	suit	able gai	nful	
5		empl	oyment,	and, sho	ould it	t not;				
6	(2)	Next	determi	ning if	modifi	ied wor	k or	other w	ork w	vith
7		the	same emp	loyer re	epreser	nts sui	tabl	e gainfu	1	
8		empl	oyment,	and, sho	ould it	not;				
9	(3)	Next	determi	ning if	modifi	ied or	othe	er employ	ment	with
10		a di	fferent	employe	r repre	esents	suit	able gai	nful	
11		empl	oyment,	[and fi	nally,	and,	shou	ıld it no	t;	
12	(4)	Then	providi	ng train	ning to	o obtai	n em	nployment	in	
13		anot	her occu	pational	l field	d. Whe	n tr	aining t	o obt	ain
14		empl	oyment i:	n anothe	er occi	upation	al f	ield is	requi	red,
15		the	first app	propriat	te opti	ion amo	ng t	he follo	wing	
16		opti	ons shal	l be sel	lected	for th	e en	nployee:		
17		(A)	On-the-	job tra:	ining;					
18		(B)	Short-te	erm reti	raining	g progr	am (less tha	n	
19			fifty-t	wo weeks	s); or					
20		(C)	Long-te:	rm retra	aining	progra	m (n	ore than	fift	y-two
21			weeks);	and						

1	(3)	Lastry, if training under paragraph (4) is not
2		feasible, then self-employment may be considered.
3	[(f)] (g) A plan may be approved by the director; provided
4	that the	plan includes:
5	(1)	A physician's assessment of the employee's physical
6		limitations, psychological limitations, and ability to
7		return to work. If this information is not provided
8		by the treating physician within a reasonable amount
9		of time, information from another physician shall be
10		accepted;
11	(2)	A labor market survey indicating there are reasonable
12		assurances that the proposed occupation for which the
13		employee is to be placed or trained is readily
14		available in the community when placement begins, or
15		there are assurances of reemployment by the employer;
16	(3)	A job analysis of the proposed occupation, setting
17		forth its duties, responsibilities, physical demands,
18		environmental working conditions, specific
19		qualifications needed for entry-level employment,
20		reasonable accommodations, expected estimated
21		earnings, and other relevant information;

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

- 1 (8) The employee's approval of the plan.
- 2 $\left[\frac{g}{g}\right]$ (h) The employer shall have ten calendar days from
- 3 the postmark date on which the plan was mailed to submit in
- 4 writing to the director any objections to the plan.
- 5 $\left[\frac{h}{h}\right]$ (i) The director may approve a plan that does not
- 6 include all of the requirements outlined in subsection $[\frac{(f)}{f}]$
- 7 (g); provided that the director finds the plan:
- 8 (1) Is in the best interest of the employee;
- 9 (2) Contains reasonable assurances that the employee will
- 10 be placed in suitable gainful employment; and
- 11 (3) Has been approved by the employee.
- 12 $\left[\frac{(i)}{(i)}\right]$ (j) If the plan requires the purchase of any tools,
- 13 supplies, or equipment, the purchase deadline shall be included
- 14 in the plan. Tools, supplies, and equipment shall be considered
- 15 to be the property of the employer until the plan is determined
- 16 by the director to be successfully completed, after which it
- 17 shall become the property of the employee. If the plan requires
- 18 the purchase, etc., the employer shall purchase the items [prior
- 19 to] before the purchase deadline in the plan.
- 20 $\left[\frac{(i)}{(i)}\right]$ (k) An employee with an approved plan who is
- 21 determined as able to return to usual and customary employment

- 1 may choose to complete the plan or request a new plan of which
- 2 the goal may be the employee's usual and customary employment.
- $3 \qquad [\frac{(k)}{(k)}]$ (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. If the
- 7 employee receives wages for work performed under the plan or
- 8 program, the employee shall be entitled to temporary total
- 9 disability compensation in an amount equal to the difference
- 10 between the employee's average weekly wages at the time of
- 11 injury and the wages received under the plan or program, subject
- 12 to the limitations on weekly benefit rates prescribed in section
- 13 386-31(a). The employee shall not be entitled to temporary
- 14 total disability compensation for any week during this period
- 15 where the wages equal or exceed the average weekly wages at the
- 16 time of injury.
- 17 $\left[\frac{1}{1}\right]$ (m) The director shall adopt rules for additional
- 18 living expenses necessitated by the rehabilitation program,
- 19 together with all reasonable and necessary vocational training.

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- [(m)] (n) If the rehabilitation unit determines that
- 2 vocational rehabilitation is not possible or feasible, it shall
- 3 certify the determination to the director.
- 4 $\left[\frac{(n)}{(n)}\right]$ (o) Except as otherwise provided, determinations of
- 5 the rehabilitation unit shall be final unless a written request
- 6 for reconsideration is filed with the rehabilitation unit within
- 7 ten calendar days of the date of the determination.
- **8** The rehabilitation unit shall issue a reconsideration
- 9 determination to affirm, reverse, or modify the determination or
- 10 refer the request for reconsideration for hearing.
- 11 [(o)] (p) A reconsideration determination shall be final
- 12 unless a written request for hearing is filed within ten
- 13 calendar days from the date of the reconsideration
- 14 determination. All hearings shall be held before a hearings
- 15 officer designated by the director. A written decision shall be
- 16 issued in the name of the director.
- 17 $[\frac{p}{q}]$ (q) The eligibility of any injured employee to
- 18 receive other benefits under this chapter shall in no way be
- 19 affected by the employee's entrance upon a course of vocational
- 20 rehabilitation as [herein] provided[-] in this section.

- 1 $\left[\frac{(q)}{(q)}\right]$ (r) Vocational rehabilitation services for the
- 2 purpose of developing a vocational rehabilitation plan may be
- 3 approved by the director and the director may periodically
- 4 review progress in each case."
- 5 SECTION 3. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 4. This Act shall take effect on July 1, 2050.

Report Title:

Workers' Compensation; Vocational Rehabilitation Services; Certified Providers; Automatic Approval

Description:

Clarifies the process for selecting a certified provider of rehabilitation services. Requires providers to automatically approve vocational rehabilitation services for an injured employee if those services will likely be required for suitable gainful employment. Requires providers to file an employee's vocational plan no later than ninety days after submitting an initial evaluation report, with certain exceptions. Effective 7/1/2050. (SD1)

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