
SENATE BILL NO. 225—SENATOR CARLTON

MARCH 21, 2005

Referred to Committee on Commerce and Labor

SUMMARY—Makes various changes relating to vocational rehabilitation counselors. (BDR 53-975)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact.
Effect on the State: Yes.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to industrial insurance; setting forth the primary obligation of a vocational rehabilitation counselor; prohibiting a vocational rehabilitation counselor from providing services to an injured employee if the employer of the vocational rehabilitation counselor administers the case of the injured employee; requiring a provider of vocational rehabilitation services to employ certain vocational rehabilitation counselors; requiring a vocational rehabilitation counselor to prepare a written assessment not more than 30 days after it is requested by an insurer or injured employee under certain circumstances; requiring each written assessment of an injured employee to be signed by a certified vocational rehabilitation counselor; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 616C of NRS is hereby amended by adding
2 thereto a new section to read as follows:

3 ***1. The primary obligation of a vocational rehabilitation
4 counselor is to the injured employee.***

5 ***2. A vocational rehabilitation counselor shall not provide
6 services as a vocational rehabilitation counselor, including,
7 without limitation, completing a written assessment pursuant to***



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1 **NRS 616C.550, if the employer of the vocational rehabilitation**
2 **counselor administers the case of the injured employee.**

3 **Sec. 2.** NRS 616C.540 is hereby amended to read as follows:

4 616C.540 An insurer, or a private person or public agency
5 providing vocational rehabilitation services to an insurer, shall:

6 1. Ensure that the work of a vocational rehabilitation counselor
7 who is not certified is supervised and reviewed by a certified
8 vocational rehabilitation counselor.

9 2. ~~Ensure that the caseload for a vocational rehabilitation~~
10 ~~counselor who conducts full vocational assessments does not exceed~~
11 ~~35 active claims.~~

12 —3.] Employ at least one certified vocational rehabilitation
13 counselor for every four vocational rehabilitation counselors that it
14 employs who are not certified.

15 **3. Employ vocational rehabilitation counselors who have**
16 **knowledge of the labor market within the geographical area where**
17 **the injured employee resides.**

18 **Sec. 3.** NRS 616C.550 is hereby amended to read as follows:

19 616C.550 1. ~~Except as otherwise provided in this section, if~~
20 **If** benefits for a temporary total disability will be paid to an injured
21 employee for more than 90 days, **the insurer or the injured**
22 **employee may request** a vocational rehabilitation counselor ~~shall,~~
23 ~~within 30 days after being assigned to the claim, make~~ **to prepare** a
24 written assessment of the injured employee's ability or potential to
25 return to:

- 26 (a) The position he held at the time that he was injured; or
27 (b) Any other gainful employment.

28 2. Before completing the written assessment, the counselor
29 shall:

- 30 (a) Contact the injured employee and:

31 (1) Identify the injured employee's educational background,
32 work experience and career interests; and

33 (2) Determine whether the injured employee has any existing
34 marketable skills.

35 (b) Contact the injured employee's treating physician or
36 chiropractor and determine:

37 (1) Whether the employee has any temporary or permanent
38 physical limitations;

- 39 (2) The estimated duration of the limitations;

40 (3) Whether there is a plan for continued medical treatment;
41 and

42 (4) When the employee may return to the position that he
43 held at the time of his injury or to any other position. The treating
44 physician or chiropractor shall determine whether an employee may
45 return to the position that he held at the time of his injury.



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1 3. *Except as otherwise provided in section 1 of this act, a
2 vocational rehabilitation counselor shall prepare a written
3 assessment not more than 30 days after receiving a request for a
4 written assessment pursuant to subsection 1.* The written
5 assessment must contain a determination as to whether the employee
6 is eligible for vocational rehabilitation services pursuant to NRS
7 616C.590. If the insurer, with the assistance of the counselor,
8 determines that the employee is eligible for vocational rehabilitation
9 services, a plan for a program of vocational rehabilitation must be
10 completed pursuant to NRS 616C.555.

11 4. The Division may, by regulation, require a written
12 assessment to include additional information.

13 5. If an insurer determines that ~~the~~ a written assessment
14 ~~required by this section~~ requested pursuant to subsection 1 is
15 impractical because of the expected duration of the *injured*
16 employee's total temporary disability, the insurer shall:

17 (a) Complete a written report which specifies his reasons for the
18 decision; and

19 (b) Review the claim at least once every 60 days.

20 6. The insurer shall deliver a copy of the written assessment or
21 the report completed pursuant to subsection 5 to the injured
22 employee, his employer, the treating physician or chiropractor and
23 the injured employee's attorney or representative, if applicable.

24 7. For the purposes of this section, "existing marketable skills"
25 include, but are not limited to:

26 (a) Completion of:

- 27 (1) A program at a trade school;
28 (2) A program which resulted in an associate's degree; or
29 (3) A course of study for certification,

30 → if the program or course of study provided the skills and training
31 necessary for the injured employee to be gainfully employed on a
32 reasonably continuous basis in an occupation that is reasonably
33 available in this State.

34 (b) Completion of a 2-year or 4-year program at a college or
35 university which resulted in a degree.

36 (c) Completion of any portion of a program for a graduate's
37 degree at a college or university.

38 (d) Skills acquired in previous employment, including those
39 acquired during an apprenticeship or a program for on-the-job
40 training.

41 → The skills set forth in paragraphs (a) to (d), inclusive, must have
42 been acquired within the preceding 7 years and be compatible with
43 the physical limitations of the injured employee to be considered
44 existing marketable skills.



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1 **8. Each written assessment of an injured employee must be**
2 **signed by a certified vocational rehabilitation counselor.**

3 **Sec. 4.** This act becomes effective on July 1, 2005.

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