
SENATE BILL NO. 66—SENATORS HARDY, CARLTON,
AMODEI, HECK AND MCGINNESS

FEBRUARY 16, 2005

JOINT SPONSOR: ASSEMBLYMAN HARDY

Referred to Committee on Commerce and Labor

SUMMARY—Authorizes injured employee who lives in Nevada to receive vocational rehabilitation services outside of Nevada under certain circumstances. (BDR 53-254)

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; providing that an injured employee who lives in this State may receive vocational rehabilitation services outside of this State under certain circumstances; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

1 Under existing law, an employee injured on a job in Nevada who is the resident
2 of another state may seek vocational rehabilitation services in his home state. To do
3 so, the services must be provided within 50 miles from the employee’s residence.
4 The employee must also meet certain other conditions. (NRS 615.140, 616C.580)
5 Existing law defines “vocational rehabilitation services” as any goods and
6 services needed to become gainfully employed or to determine the potential for
7 rehabilitation. (NRS 615.140)
8 This bill permits an injured employee who resides in Nevada to seek vocational
9 rehabilitation services outside Nevada if such services are available at a location
10 which is within 50 miles from the employee’s residence.



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

1 **Section 1.** NRS 616C.580 is hereby amended to read as
2 follows:

3 616C.580 1. Except as otherwise provided in this section,
4 vocational rehabilitation services must not be provided outside of
5 this State.

6 **2.** An injured employee who:

7 (a) ~~[Lives]~~ *Resides outside of this State*, within 50 miles from
8 any border of this State, on the date of injury; or

9 (b) Was injured while temporarily employed in this State by an
10 employer subject to the provisions of chapters 616A to 617,
11 inclusive, of NRS who can demonstrate that, on the date of injury,
12 his permanent residence was outside of this State,

13 ↪ may receive vocational rehabilitation services at a location within
14 50 miles from his residence if such services are available at such *a*
15 location.

16 ~~[2-]~~ **3.** An injured employee ~~[H]~~ who:

17 (a) Is eligible for vocational rehabilitation services pursuant to
18 NRS 616C.590; and

19 (b) Resides outside of this State but does not qualify to receive
20 vocational rehabilitation services outside of this State pursuant to
21 subsection ~~[H-]~~ **2**,

22 ↪ may execute a written agreement with the insurer which provides
23 for the payment of compensation in a lump sum in lieu of the
24 provision of vocational rehabilitation services pursuant to NRS
25 616C.595. The amount of the lump sum must not exceed \$20,000.

26 ~~[3-]~~ **4.** An injured employee who resides outside of this State
27 but does not qualify to receive vocational rehabilitation services
28 outside of this State pursuant to subsection ~~[H]~~ **2** may receive the
29 vocational rehabilitation services to which he is entitled pursuant to
30 NRS 616C.545 to 616C.575, inclusive, and 616C.590 if he relocates
31 to:

32 (a) This State; or

33 (b) A location within 50 miles from any border of this State,
34 ↪ at his own expense, if such services are available at such *a*
35 location.

36 **5.** *An injured employee who resides in this State may receive*
37 *vocational rehabilitation services outside of this State at a location*
38 *within 50 miles from his residence if such services are available at*
39 *such a location.*



1 **Sec. 2.** NRS 616C.595 is hereby amended to read as follows:

2 616C.595 1. If an injured employee is eligible for vocational
3 rehabilitation services pursuant to NRS 616C.590, the insurer and
4 the injured employee may, at any time during the employee's
5 eligibility for such services, execute a written agreement providing
6 for the payment of compensation in a lump sum in lieu of the
7 provision of vocational rehabilitation services. An insurer's refusal
8 to execute such an agreement may not be appealed.

9 2. If the insurer and the injured employee execute an agreement
10 pursuant to subsection 1, the acceptance of the payment of
11 compensation in a lump sum by the injured employee extinguishes
12 his right to receive vocational rehabilitation services under his
13 claim. Except as otherwise required by federal law, an injured
14 employee shall not receive vocational rehabilitation services from
15 any state agency after he accepts payment of compensation in a
16 lump sum pursuant to this section.

17 3. Before executing an agreement pursuant to subsection 1, an
18 insurer shall:

19 (a) Order an assessment of and counseling concerning the
20 vocational skills of the injured employee, unless the provisions of
21 *subsection 3 of* NRS 616C.580 are applicable;

22 (b) Consult with the employer of the injured employee; and

23 (c) Provide a written notice to the injured employee that
24 contains the following statements:

25 (1) That the injured employee is urged to seek assistance and
26 advice from the Nevada Attorney for Injured Workers or to consult
27 with a private attorney before signing the agreement.

28 (2) That the injured employee may rescind the agreement
29 within 20 days after he signs it.

30 (3) That the 20-day period pursuant to subparagraph (2) may
31 not be waived.

32 (4) That acceptance by the injured employee of payment of
33 compensation in a lump sum in lieu of the provision of vocational
34 rehabilitation services extinguishes his right to receive such
35 services.

36 4. No payment of compensation in a lump sum may be made
37 pursuant to this section until the 20-day period provided for the
38 rescission of the agreement has expired.



