
SENATE BILL NO. 281—COMMITTEE ON COMMERCE AND LABOR

MARCH 13, 2007

Referred to Committee on Commerce and Labor

SUMMARY—Revises provisions governing industrial insurance.
(BDR 53-1136)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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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; revising provisions governing benefit penalties; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

1 Existing law regarding industrial insurance provides that an insurer,
2 organization for managed care, health care provider, third-party administrator or
3 employer must pay a benefit penalty to a claimant under certain circumstances.
4 (NRS 616D.120) Existing law also provides that the amount of this benefit penalty
5 varies in accordance with the number of fines and benefit penalties previously
6 imposed against the insurer, organization for managed care, health care provider,
7 third-party administrator or employer. This bill revises this provision so that the
8 amount of the benefit penalty varies in accordance with the number of fines and
9 benefit penalties previously imposed against a particular party only with regard to
10 the claim at issue. This bill also revises the amount of the benefit penalty depending
11 upon whether it is a first violation or a successive violation. Existing law further
12 provides that the benefit penalty must be paid to the claimant within 10 days after
13 the determination of the Administrator of the Division of Industrial Relations of the
14 Department of Business and Industry regarding the benefit penalty, unless an
15 appeal is filed with an appeals officer. (NRS 616D.120) This bill provides that the
16 payment of the benefit penalty may be further suspended if judicial proceedings are
17 instituted to review the decision of the appeals officer.



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

1 **Section 1.** NRS 616D.120 is hereby amended to read as
2 follows:

3 616D.120 1. Except as otherwise provided in this section, if
4 the Administrator determines that an insurer, organization for
5 managed care, health care provider, third-party administrator or
6 employer has:

7 (a) Induced a claimant to fail to report an accidental injury or
8 occupational disease;

9 (b) Without justification, persuaded a claimant to:

10 (1) Settle for an amount which is less than reasonable;

11 (2) Settle for an amount which is less than reasonable while a
12 hearing or an appeal is pending; or

13 (3) Accept less than the compensation found to be due him
14 by a hearing officer, appeals officer, court of competent jurisdiction,
15 written settlement agreement, written stipulation or the Division
16 when carrying out its duties pursuant to chapters 616A to 617,
17 inclusive, of NRS;

18 (c) Refused to pay or unreasonably delayed payment to a
19 claimant of compensation or other relief found to be due him by a
20 hearing officer, appeals officer, court of competent jurisdiction,
21 written settlement agreement, written stipulation or the Division
22 when carrying out its duties pursuant to chapters 616A to 616D,
23 inclusive, or chapter 617 of NRS, if the refusal or delay occurs:

24 (1) Later than 10 days after the date of the settlement
25 agreement or stipulation;

26 (2) Later than 30 days after the date of the decision of a
27 court, hearing officer, appeals officer or the Division, unless a stay
28 has been granted; or

29 (3) Later than 10 days after a stay of the decision of a court,
30 hearing officer, appeals officer or the Division has been lifted;

31 (d) Refused to process a claim for compensation pursuant to
32 chapters 616A to 616D, inclusive, or chapter 617 of NRS;

33 (e) Made it necessary for a claimant to initiate proceedings
34 pursuant to chapters 616A to 616D, inclusive, or chapter 617 of
35 NRS for compensation or other relief found to be due him by a
36 hearing officer, appeals officer, court of competent jurisdiction,
37 written settlement agreement, written stipulation or the Division
38 when carrying out its duties pursuant to chapters 616A to 616D,
39 inclusive, or chapter 617 of NRS;

40 (f) Failed to comply with the Division's regulations covering the
41 payment of an assessment relating to the funding of costs of
42 administration of chapters 616A to 617, inclusive, of NRS;



1 (g) Failed to provide or unreasonably delayed payment to an
2 injured employee or reimbursement to an insurer pursuant to NRS
3 616C.165; or

4 (h) Intentionally failed to comply with any provision of, or
5 regulation adopted pursuant to, this chapter or chapter 616A, 616B,
6 616C or 617 of NRS,

7 ➤ the Administrator shall impose an administrative fine of \$1,500
8 for each initial violation, or a fine of \$15,000 for a second or
9 subsequent violation.

10 2. Except as otherwise provided in chapters 616A to 616D,
11 inclusive, or chapter 617 of NRS, if the Administrator determines
12 that an insurer, organization for managed care, health care provider,
13 third-party administrator or employer has failed to comply with any
14 provision of this chapter or chapter 616A, 616B, 616C or 617 of
15 NRS, or any regulation adopted pursuant thereto, the Administrator
16 may take any of the following actions:

17 (a) Issue a notice of correction for:

18 (1) A minor violation, as defined by regulations adopted by
19 the Division; or

20 (2) A violation involving the payment of compensation in an
21 amount which is greater than that required by any provision of this
22 chapter or chapter 616A, 616B, 616C or 617 of NRS, or any
23 regulation adopted pursuant thereto.

24 ➤ The notice of correction must set forth with particularity the
25 violation committed and the manner in which the violation may be
26 corrected. The provisions of this section do not authorize the
27 Administrator to modify or negate in any manner a determination or
28 any portion of a determination made by a hearing officer, appeals
29 officer or court of competent jurisdiction or a provision contained in
30 a written settlement agreement or written stipulation.

31 (b) Impose an administrative fine for:

32 (1) A second or subsequent violation for which a notice of
33 correction has been issued pursuant to paragraph (a); or

34 (2) Any other violation of this chapter or chapter 616A,
35 616B, 616C or 617 of NRS, or any regulation adopted pursuant
36 thereto, for which a notice of correction may not be issued pursuant
37 to paragraph (a).

38 ➤ The fine imposed must not be greater than \$375 for an initial
39 violation, or more than \$1,500 for any second or subsequent
40 violation.

41 (c) Order a plan of corrective action to be submitted to the
42 Administrator within 30 days after the date of the order.

43 3. If the Administrator determines that a violation of any of the
44 provisions of paragraphs (a) to (e), inclusive, or (h) of subsection 1
45 has occurred, the Administrator shall order the insurer, organization



1 for managed care, health care provider, third-party administrator or
2 employer to pay to the claimant a benefit penalty in an amount that
3 is not less than ~~[\$5,000]~~ \$3,000 and not greater than \$10,000 for the
4 *first violation, and not greater than* \$37,500 ~~[-]~~ *for successive*
5 *violations.* To determine the amount of the benefit penalty, the
6 Administrator shall consider the degree of physical harm suffered by
7 the injured employee or his dependents as a result of the violation of
8 paragraph (a), (b), (c), (d), (e) or (h) of subsection 1, the amount of
9 compensation found to be due the claimant and the number of fines
10 and benefit penalties previously imposed *in this claim* against the
11 insurer, organization for managed care, health care provider, third-
12 party administrator or employer pursuant to this section. If this is the
13 third violation within 5 years for which a benefit penalty has been
14 imposed *in this claim* against the insurer, organization for managed
15 care, health care provider, third-party administrator or employer, the
16 Administrator shall also consider the degree of economic harm
17 suffered by the injured employee or his dependents as a result of the
18 violation of paragraph (a), (b), (c), (d), (e) or (h) of subsection 1.
19 Except as otherwise provided in this section, the benefit penalty is
20 for the benefit of the claimant and must be paid directly to him
21 within 10 days after the date of the Administrator's determination. If
22 the claimant is the injured employee and he dies before the benefit
23 penalty is paid to him, the benefit penalty must be paid to his estate.
24 Proof of the payment of the benefit penalty must be submitted to the
25 Administrator within 10 days after the date of his determination
26 unless an appeal is filed pursuant to NRS *616C.370 or* 616D.140.
27 Any compensation to which the claimant may otherwise be entitled
28 pursuant to chapters 616A to 616D, inclusive, or chapter 617 of
29 NRS must not be reduced by the amount of any benefit penalty
30 received pursuant to this subsection.

31 4. In addition to any fine or benefit penalty imposed pursuant
32 to this section, the Administrator may assess against an insurer who
33 violates any regulation concerning the reporting of claims
34 expenditures or premiums received that are used to calculate an
35 assessment, an administrative penalty of up to twice the amount of
36 any underpaid assessment.

37 5. If:

38 (a) The Administrator determines that a person has violated any
39 of the provisions of NRS 616D.200, 616D.220, 616D.240,
40 616D.300, 616D.310 or 616D.350 to 616D.440, inclusive; and

41 (b) The Fraud Control Unit for Industrial Insurance of the Office
42 of the Attorney General established pursuant to NRS 228.420
43 notifies the Administrator that the Unit will not prosecute the person
44 for that violation,



- 1 ↳ the Administrator shall impose an administrative fine of not more
2 than \$15,000.
- 3 6. Two or more fines of \$1,000 or more imposed in 1 year for
4 acts enumerated in subsection 1 must be considered by the
5 Commissioner as evidence for the withdrawal of:
- 6 (a) A certificate to act as a self-insured employer.
7 (b) A certificate to act as an association of self-insured public or
8 private employers.
9 (c) A certificate of registration as a third-party administrator.
- 10 7. The Commissioner may, without complying with the
11 provisions of NRS 616B.327 or 616B.431, withdraw the
12 certification of a self-insured employer, association of self-insured
13 public or private employers or third-party administrator if, after a
14 hearing, it is shown that the self-insured employer, association of
15 self-insured public or private employers or third-party administrator
16 violated any provision of subsection 1.

