

**Amendment No. 9**

Senate Amendment to Senate Bill No. 100

(BDR 53-465)

**Proposed by:** Senate Committee on Commerce and Labor**Amends:** Summary: No Title: No Preamble: No Joint Sponsorship: No Digest: Yes

<b>ASSEMBLY ACTION</b>		<b>Initial and Date</b>	<b>SENATE ACTION</b>		<b>Initial and Date</b>
Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____	Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____
Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____
Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold*** is newly added transitory language.

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WLK



Date: 4/4/2007

S.B. No. 100—Requires an insurer or third-party administrator who pays workers' compensation to an employee or a dependent of an employee to deposit the compensation directly into the account of the employee or dependent under certain circumstances.  
(BDR 53-465)



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## SENATE BILL NO. 100—SENATOR CARLTON

FEBRUARY 15, 2007

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Referred to Committee on Commerce and Labor

**SUMMARY**—Requires an insurer or third-party administrator who pays workers' compensation to an employee or a dependent of an employee to deposit the compensation directly into the account of the employee or dependent under certain circumstances. (BDR 53-465)

**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.

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AN ACT relating to industrial insurance; requiring an insurer or third-party administrator who pays workers' compensation to an employee or a dependent of an employee to deposit the compensation directly into the account of the employee or dependent under certain circumstances; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Existing law provides for the payment of compensation to an employee who is injured or killed during the course of employment or who is injured or killed after incurring an occupational disease. (Chapters 616A-617 of NRS)

Section 1 of this bill authorizes an employee or a dependent of an employee who receives payments for workers' compensation from an insurer or third-party administrator for a permanent total disability, death or a permanent partial disability to submit a written notice to the insurer or third-party administrator directing the insurer or third-party administrator to deposit the compensation directly into the employee's or dependent's account specified in the written notice. If so directed by the employee or dependent, section 1 requires the insurer or third-party administrator to deposit the compensation directly into that account.

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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 thereto a new  
2 section to read as follows:

3       1. *Each employee or dependent of an employee who receives compensation*  
4 *pursuant to chapters 616A to 616D, inclusive, or 617 of NRS for a permanent*  
5 *total disability, death or a permanent partial disability that was not paid in a lump*  
6 *sum pursuant to NRS 616C.495 may submit to the insurer or third-party*  
7 *administrator who pays the compensation a written notice directing the insurer or*

1        *third-party administrator to deposit the compensation directly into the account of  
2        the employee or dependent specified by the employee or dependent in the written  
3        notice.*

4        *2. If an insurer or third-party administrator receives a written notice from  
5        an employee or dependent of an employee pursuant to subsection 1, the insurer  
6        or third-party administrator shall, in lieu of issuing a check, deposit the  
7        compensation paid by the insurer or third-party administrator directly into the  
8        account specified by the employee or dependent in the written notice.*

9        **Sec. 2.** NRS 616C.205 is hereby amended to read as follows:

10      616C.205 Except as otherwise provided in this section and NRS 31A.150 and  
11      31A.330, compensation payable or paid under chapters 616A to 616D, inclusive, or  
12      chapter 617 of NRS, whether determined or due, or not ~~is not~~:

13      *1. Is not assignable before the issuance and delivery of the check ~~is~~  
14      assignable, is] or the deposit of any payment for compensation pursuant to section  
15      1 of this act;*

16      *2. Is exempt from attachment, garnishment and execution ~~and does~~; and*

17      *3. Does not pass to any other person by operation of law.*

18      ↳ In the case of the death of an injured employee covered by chapters 616A to  
19      616D, inclusive, or chapter 617 of NRS from causes independent from the injury  
20      for which compensation is payable, any compensation due the employee which was  
21      awarded or accrued but for which a check was not issued or delivered *or for which  
22      payment was not made pursuant to section 1 of this act* at the date of death of the  
23      employee is payable to his dependents as defined in NRS 616C.505.

24      **Sec. 3.** NRS 616C.475 is hereby amended to read as follows:

25      616C.475 1. Except as otherwise provided in this section, NRS 616C.175  
26      and 616C.390, every employee in the employ of an employer, within the provisions  
27      of chapters 616A to 616D, inclusive, of NRS, who is injured by accident arising out  
28      of and in the course of employment, or his dependents, is entitled to receive for the  
29      period of temporary total disability, 66 2/3 percent of the average monthly wage.

30      2. Except as otherwise provided in NRS 616B.028 and 616B.029, an injured  
31      employee or his dependents are not entitled to accrue or be paid any benefits for a  
32      temporary total disability during the time the injured employee is incarcerated. The  
33      injured employee or his dependents are entitled to receive such benefits when the  
34      injured employee is released from incarceration if he is certified as temporarily  
35      totally disabled by a physician or chiropractor.

36      3. If a claim for the period of temporary total disability is allowed, the first  
37      payment pursuant to this section must be issued by the insurer within 14 working  
38      days after receipt of the initial certification of disability and regularly thereafter.

39      4. Any increase in compensation and benefits effected by the amendment of  
40      subsection 1 is not retroactive.

41      5. Payments for a temporary total disability must cease when:

42      (a) A physician or chiropractor determines that the employee is physically  
43      capable of any gainful employment for which the employee is suited, after giving  
44      consideration to the employee's education, training and experience;

45      (b) The employer offers the employee light-duty employment or employment  
46      that is modified according to the limitations or restrictions imposed by a physician  
47      or chiropractor pursuant to subsection 7; or

48      (c) Except as otherwise provided in NRS 616B.028 and 616B.029, the  
49      employee is incarcerated.

50      6. Each insurer may, with each check that it issues to an injured employee for  
51      a temporary total disability, include a form approved by the Division for the injured  
52      employee to request continued compensation for the temporary total disability. ~~If  
53      the insurer makes a deposit of compensation for the temporary total disability~~

~~pursuant to section 1 of this act, the insurer may submit the form to the injured employee as soon as practicable after making the deposit.]~~

7. A certification of disability issued by a physician or chiropractor must:  
4 (a) Include the period of disability and a description of any physical limitations  
5 or restrictions imposed upon the work of the employee;

6 (b) Specify whether the limitations or restrictions are permanent or temporary;  
7 and

8 (c) Be signed by the treating physician or chiropractor authorized pursuant to  
9 NRS 616B.527 or appropriately chosen pursuant to subsection 3 of NRS 616C.090.

10 8. If the certification of disability specifies that the physical limitations or  
11 restrictions are temporary, the employer of the employee at the time of his accident  
12 may offer temporary, light-duty employment to the employee. If the employer  
13 makes such an offer, the employer shall confirm the offer in writing within 10 days  
14 after making the offer. The making, acceptance or rejection of an offer of  
15 temporary, light-duty employment pursuant to this subsection does not affect the  
16 eligibility of the employee to receive vocational rehabilitation services, including  
17 compensation, and does not exempt the employer from complying with NRS  
18 616C.545 to 616C.575, inclusive, and 616C.590 or the regulations adopted by the  
19 Division governing vocational rehabilitation services. Any offer of temporary,  
20 light-duty employment made by the employer must specify a position that:

21 (a) Is substantially similar to the employee's position at the time of his injury  
22 in relation to the location of the employment and the hours he is required to work;

23 (b) Provides a gross wage that is:

24 (1) If the position is in the same classification of employment, equal to the  
25 gross wage the employee was earning at the time of his injury; or

26 (2) If the position is not in the same classification of employment,  
27 substantially similar to the gross wage the employee was earning at the time of his  
28 injury; and

29 (c) Has the same employment benefits as the position of the employee at the  
30 time of his injury.

31 **Sec. 4. This act becomes effective on January 1, 2008.**