STATE OF WYOMING 04LSO-0149.E1

HOUSE BILL NO. HB0053

Workers' compensation-temporary light duty amendments.

Sponsored by: Joint Labor, Health and Social Services Interim Committee

A BILL

for

1	AN ACT relating to workers' compensation; amending
2	temporary light duty award; amending temporary light duty
3	requirements; and providing for an effective date.
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5	Be It Enacted by the Legislature of the State of Wyoming:
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7	Section 1. W.S. 27-14-403(a)(i) and (c)(intro) and
8	27-14-404(j) are amended to read:
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9 10	27-14-403. Awards generally; method of payment.
	27-14-403. Awards generally; method of payment.
10	27-14-403. Awards generally; method of payment. (a) In addition to payment of medical and hospital
10 11	
10 11 12	(a) In addition to payment of medical and hospital
10 11 12 13	(a) In addition to payment of medical and hospital care and artificial replacement, an injured employee and

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(i) Temporary total disability <u>or temporary</u>
 <u>light duty;</u>

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4 (c) All awards stated in subsection (a) of this 5 section except awards under subsections paragraph (a)(i), subsection (b), and paragraphs (e)(ii), (iv) and (v) and 6 7 (h) (ii) of this section shall be paid monthly at the rates prescribed by this subsection. For permanent partial 8 impairment under paragraph (a)(ii) of this section, the 9 10 award shall be paid monthly at the rate of two-thirds (2/3)11 of the statewide average monthly wage for the twelve (12) 12 month period immediately preceding the guarterly period in 13 which the injury occurred as determined pursuant to W.S. 27-14-802. For temporary total disability under paragraph 14 (a) (i) of this section, the award shall be paid monthly at 15 the rate of two-thirds (2/3) of the injured employee's 16 17 actual monthly earnings at the time of injury but not to exceed the statewide average monthly wage for the twelve 18 (12) month period immediately preceding the quarterly 19 20 period in which the injury occurred as determined pursuant 21 to W.S. 27-14-802. For temporary light duty under 22 paragraph (a)(i) of this section, the award shall be paid 23 monthly at the rate of eighty percent (80%) of the 24 difference between the employee's light duty wage and the

1 employee's actual monthly earnings at the time of injury. For permanent partial and permanent total disability or 2 3 death under paragraphs (a)(iii), (iv) and (v) of this 4 section, the award shall be paid monthly computed as 5 follows:

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27-14-404. Temporary total disability; benefits; 7 determination of eligibility; exceptions for volunteers or 8 9 prisoners; period of certification limited; temporary light 10 duty employment.

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(j) An employer may make a written offer of temporary 12 13 light duty work to an employee receiving temporary total disability under subsection (a) of this section. The offer 14 shall be a bona fide offer on a form supplied by the 15 16 division., stating with specificity the proposed hours of 17 employment, starting date, wage and functional capacity requirements of the light duty work. If the employee 18 accepts the offer, the temporary total disability award 19 20 calculated pursuant to W.S. 27-14-403(c) shall be reduced 21 by two-thirds (2/3) and the balance of the award shall not 22 be charged to the employer's experience rating. If the employee refuses light duty work offered under this 23 24 subsection, the award shall be reduced by two-thirds (2/3)

1	of the temporary total disability award calculated pursuant
2	to W.S. 27-14-403(c) and the balance of the award shall not
3	be charged to the employer's experience rating shall cease
4	and the employee shall receive a temporary light duty
5	award, subject to the following terms and conditions:
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7	(i) The health care provider who certified
8	temporary total disability or any other health care
9	provider who physically examined the employee certifies,
10	following review of the written work offer, that the
11	offered has certified on the light duty work agreement that
12	the employee is released to perform the light duty work is
13	not expected to unreasonably endanger the employee or
14	unreasonably hinder the employee's recovery described in
15	the agreement;
16	
17	(ii) The <u>All periods</u> of light duty work
18	assignment is not greater than the time period prescribed
19	under subsection (c) of this section may not exceed six (6)
20	months cumulatively for any one (1) injury;
21	
22	(iii) The reduction in the temporary total
23	disability award temporary light duty assignment commences

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1	not less than fourteen (14) days following the written
2	offer;
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4	(iv) The wage paid to the employee for <u>Payment</u>
5	of the temporary light duty work is at least two-thirds
6	(2/3) of the employee's regular wage rate award shall cease
7	as provided for temporary total disability under subsection
8	(c) of this section or if the employee's actual monthly
9	earnings from all sources when combined with the temporary
10	light duty award exceed ninety-five percent (95%) of the
11	employee's actual monthly earnings at the time of injury;
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13	(v) Upon request of <u>T</u>he employer , there has been
13 14	(v) Upon request of <u>T</u>he employer, there has been a final administrative determination, based upon competent
14	a final administrative determination, based upon competent
14 15	a final administrative determination, based upon competent medical evidence, that the offered shall provide the
14 15 16	a final administrative determination, based upon competent medical evidence, that the offered shall provide the division before commencement of the light duty work is not
14 15 16 17	a final administrative determination, based upon competent medical evidence, that the offered shall provide the division before commencement of the light duty work is not likely to unreasonably endanger the employee or
14 15 16 17 18	a final administrative determination, based upon competent medical evidence, that the offered shall provide the division before commencement of the light duty work is not likely to unreasonably endanger the employee or unreasonably hinder the employee's recovery. Any
14 15 16 17 18 19	a final administrative determination, based upon competent medical evidence, that the offered shall provide the division before commencement of the light duty work is not likely to unreasonably endanger the employee or unreasonably hinder the employee's recovery. Any determination and any review of a determination under this
14 15 16 17 18 19 20	a final administrative determination, based upon competent medical evidence, that the offered shall provide the division before commencement of the light duty work is not likely to unreasonably endanger the employee or unreasonably hinder the employee's recovery. Any determination and any review of a determination under this paragraph shall be in accordance with W.S. 27-14-601 and
14 15 16 17 18 19 20 21	a final administrative determination, based upon competent medical evidence, that the offered shall provide the division before commencement of the light duty work is not likely to unreasonably endanger the employee or unreasonably hinder the employee's recovery. Any determination and any review of a determination under this paragraph shall be in accordance with W.S. 27-14-601 and 27-14-602. In any hearing held pursuant to W.S. 27-14-602

1	unreasonably hinder the employee's recovery with a copy of
2	the light duty work agreement signed by the employer and
3	the employee, and shall report to the division by the
4	fifteenth of each month the employee's hours and rate of
5	pay for the previous month; and
6	
7	(vi) The employee has not refused the light duty
8	work pursuant to this paragraph. temporary total disability
9	<u>award of a</u> ny employee tendered <u>refusing</u> a <u>bona fide</u> written
10	offer of temporary light duty work pursuant to this
11	subsection may refuse the light duty work offered if <mark>shall</mark>
12	be reduced by two-thirds (2/3) unless the employee provides
13	written proof to the employer and the division of
14	enrollment by the employee in any collegiate, vocational
15	retraining, general education development or other program
16	approved by the division which is designed to retrain the
17	employee for employment in an occupation other than that
18	previously offered by the employer <u>;</u> and
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20	(vii) The temporary light duty award under this
21	subsection and the balance of a temporary total disability
22	award under paragraph (vi) of this subsection shall not be
23	charged to the employer's experience rating established
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24 under W.S. 27-14-201(d).

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2	Section 2.	This act is effective July 1, 2004.
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4		(END)