House Bill 2430

Ordered printed by the Speaker pursuant to House Rule 12.00A (5). Presession filed (at the request of former Representative Jeff Kropf)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Authorizes certain chiropractic physicians to serve as attending physician in workers' compensation claims for 90 days from date of first visit on initial claim or for 30 visits.

A BILL FOR AN ACT

Relating to authority of chiropractic physicians to serve as attending physician in workers' com pensation claims; amending ORS 656.005.

4 Be It Enacted by the People of the State of Oregon:

5 **SECTION 1.** ORS 656.005 is amended to read:

6 656.005. (1) "Average weekly wage" means the Oregon average weekly wage in covered em-7 ployment, as determined by the Employment Department, for the last quarter of the calendar year 8 preceding the fiscal year in which the injury occurred.

9 (2) "Beneficiary" means an injured worker, and the husband, wife, child or dependent of a 10 worker, who is entitled to receive payments under this chapter. "Beneficiary" does not include:

(a) A spouse of an injured worker living in a state of abandonment for more than one year at the time of the injury or subsequently. A spouse who has lived separate and apart from the worker for a period of two years and who has not during that time received or attempted by process of law to collect funds for support or maintenance is considered living in a state of abandonment.

15 (b) A person who intentionally causes the compensable injury to or death of an injured worker.

16 (3) "Board" means the Workers' Compensation Board.

(4) "Carrier-insured employer" means an employer who provides workers' compensation cover age with a guaranty contract insurer.

(5) "Child" includes a posthumous child, a child legally adopted prior to the injury, a child toward whom the worker stands in loco parentis, an illegitimate child and a stepchild, if such stepchild was, at the time of the injury, a member of the worker's family and substantially dependent upon the worker for support. An invalid dependent child is a child, for purposes of benefits, regardless of age, so long as the child was an invalid at the time of the accident and thereafter remains an invalid substantially dependent on the worker for support. For purposes of this chapter, an invalid dependent child is considered to be a child under 18 years of age.

(6) "Claim" means a written request for compensation from a subject worker or someone on the
 worker's behalf, or any compensable injury of which a subject employer has notice or knowledge.

(7)(a) A "compensable injury" is an accidental injury, or accidental injury to prosthetic appliances, arising out of and in the course of employment requiring medical services or resulting in disability or death; an injury is accidental if the result is an accident, whether or not due to accidental means, if it is established by medical evidence supported by objective findings, subject to the

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1 following limitations:

2 (A) No injury or disease is compensable as a consequence of a compensable injury unless the 3 compensable injury is the major contributing cause of the consequential condition.

4 (B) If an otherwise compensable injury combines at any time with a preexisting condition to 5 cause or prolong disability or a need for treatment, the combined condition is compensable only if, 6 so long as and to the extent that the otherwise compensable injury is the major contributing cause 7 of the disability of the combined condition or the major contributing cause of the need for treatment 8 of the combined condition.

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(b) "Compensable injury" does not include:

10 (A) Injury to any active participant in assaults or combats which are not connected to the job 11 assignment and which amount to a deviation from customary duties;

12 (B) Injury incurred while engaging in or performing, or as the result of engaging in or per-13 forming, any recreational or social activities primarily for the worker's personal pleasure; or

(C) Injury the major contributing cause of which is demonstrated to be by a preponderance of the evidence the injured worker's consumption of alcoholic beverages or the unlawful consumption of any controlled substance, unless the employer permitted, encouraged or had actual knowledge of such consumption.

(c) A "disabling compensable injury" is an injury which entitles the worker to compensation for
disability or death. An injury is not disabling if no temporary benefits are due and payable, unless
there is a reasonable expectation that permanent disability will result from the injury.

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(d) A "nondisabling compensable injury" is any injury which requires medical services only.

(8) "Compensation" includes all benefits, including medical services, provided for a compensable
injury to a subject worker or the worker's beneficiaries by an insurer or self-insured employer pursuant to this chapter.

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(9) "Department" means the Department of Consumer and Business Services.

(10) "Dependent" means any of the following-named relatives of a worker whose death results from any injury: Father, mother, grandfather, grandmother, stepfather, stepmother, grandson, granddaughter, brother, sister, half sister, half brother, niece or nephew, who at the time of the accident, are dependent in whole or in part for their support upon the earnings of the worker. Unless otherwise provided by treaty, aliens not residing within the United States at the time of the accident other than father, mother, husband, wife or children are not included within the term "dependent."

33 (11) "Director" means the Director of the Department of Consumer and Business Services.

(12)(a) "Doctor" or "physician" means a person duly licensed to practice one or more of the
 healing arts in any country or in any state, territory or possession of the United States within the
 limits of the license of the licentiate.

(b) Except as otherwise provided for workers subject to a managed care contract, "attending
physician" means a doctor or physician who is primarily responsible for the treatment of a worker's
compensable injury and who is:

(A) A medical doctor or doctor of osteopathy licensed under ORS 677.100 to 677.228 by the
Board of Medical Examiners for the State of Oregon or an oral and maxillofacial surgeon licensed
by the Oregon Board of Dentistry or a similarly licensed doctor in any country or in any state,
territory or possession of the United States; or

(B) For a period of [30] 90 days from the date of first visit on the initial claim or for [12] 30
visits, whichever first occurs, a doctor or physician licensed by the State Board of Chiropractic

1 Examiners for the State of Oregon or a similarly licensed doctor or physician in any country or in 2 any state, territory or possession of the United States.

3 (c) "Consulting physician" means a doctor or physician who examines a worker or the worker's 4 medical record to advise the attending physician or nurse practitioner authorized to provide 5 compensable medical services under ORS 656.245 regarding treatment of a worker's compensable 6 injury.

7 (13)(a) "Employer" means any person, including receiver, administrator, executor or trustee, and 8 the state, state agencies, counties, municipal corporations, school districts and other public corpo-9 rations or political subdivisions, who contracts to pay a remuneration for and secures the right to 10 direct and control the services of any person.

(b) Notwithstanding paragraph (a) of this subsection, for purposes of this chapter, the client of
 a temporary service provider is not the employer of temporary workers provided by the temporary
 service provider.

(c) As used in paragraph (b) of this subsection, "temporary service provider" has the meaningfor that term provided in ORS 656.850.

16 (14) "Guaranty contract insurer" and "insurer" mean the State Accident Insurance Fund Cor-17 poration or an insurer authorized under ORS chapter 731 to transact workers' compensation insur-18 ance in this state or an assigned claims agent selected by the director under ORS 656.054.

(15) "Consumer and Business Services Fund" means the fund created by ORS 705.145.

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20 (16) "Invalid" means one who is physically or mentally incapacitated from earning a livelihood.

(17) "Medically stationary" means that no further material improvement would reasonably be
 expected from medical treatment, or the passage of time.

(18) "Noncomplying employer" means a subject employer who has failed to comply with ORS656.017.

(19) "Objective findings" in support of medical evidence are verifiable indications of injury or disease that may include, but are not limited to, range of motion, atrophy, muscle strength and palpable muscle spasm. "Objective findings" does not include physical findings or subjective responses to physical examinations that are not reproducible, measurable or observable.

(20) "Palliative care" means medical service rendered to reduce or moderate temporarily the intensity of an otherwise stable medical condition, but does not include those medical services rendered to diagnose, heal or permanently alleviate or eliminate a medical condition.

(21) "Party" means a claimant for compensation, the employer of the injured worker at the timeof injury and the insurer, if any, of such employer.

34 (22) "Payroll" means a record of wages payable to workers for their services and includes 35 commissions, value of exchange labor and the reasonable value of board, rent, housing, lodging or similar advantage received from the employer. However, "payroll" does not include overtime pay, 36 37 vacation pay, bonus pay, tips, amounts payable under profit-sharing agreements or bonus payments 38 to reward workers for safe working practices. Bonus pay is limited to payments which are not anticipated under the contract of employment and which are paid at the sole discretion of the em-39 40 ployer. The exclusion from payroll of bonus payments to reward workers for safe working practices 41 is only for the purpose of calculations based on payroll to determine premium for workers' compensation insurance, and does not affect any other calculation or determination based on payroll for 42 43 the purposes of this chapter.

44 (23) "Person" includes partnership, joint venture, association, limited liability company and 45 corporation.

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(24)(a) "Preexisting condition" means, for all industrial injury claims, any injury, disease, con-1 2 genital abnormality, personality disorder or similar condition that contributes to disability or need for treatment, provided that: 3 (A) Except for claims in which a preexisting condition is arthritis or an arthritic condition, the 4 worker has been diagnosed with such condition, or has obtained medical services for the symptoms 5

of the condition regardless of diagnosis; and 6

(B)(i) In claims for an initial injury or omitted condition, the diagnosis or treatment precedes 7 the initial injury; 8

9 (ii) In claims for a new medical condition, the diagnosis or treatment precedes the onset of the 10 new medical condition; or

(iii) In claims for a worsening pursuant to ORS 656.273 or 656.278, the diagnosis or treatment 11 12 precedes the onset of the worsened condition.

13 (b) "Preexisting condition" means, for all occupational disease claims, any injury, disease, congenital abnormality, personality disorder or similar condition that contributes to disability or need 14 15 for treatment and that precedes the onset of the claimed occupational disease, or precedes a claim 16 for worsening in such claims pursuant to ORS 656.273 or 656.278.

(c) For the purposes of industrial injury claims, a condition does not contribute to disability or 17 18 need for treatment if the condition merely renders the worker more susceptible to the injury.

19 (25) "Self-insured employer" means an employer or group of employers certified under ORS 20656.430 as meeting the qualifications set out by ORS 656.407.

(26) "State Accident Insurance Fund Corporation" and "corporation" mean the State Accident 2122Insurance Fund Corporation created under ORS 656.752.

23(27) "Subject employer" means an employer who is subject to this chapter as provided by ORS 656.023. 24

25(28) "Subject worker" means a worker who is subject to this chapter as provided by ORS 656.027. 26

27(29) "Wages" means the money rate at which the service rendered is recompensed under the contract of hiring in force at the time of the accident, including reasonable value of board, rent, 28housing, lodging or similar advantage received from the employer, and includes the amount of tips 2930 required to be reported by the employer pursuant to section 6053 of the Internal Revenue Code of 31 1954, as amended, and the regulations promulgated pursuant thereto, or the amount of actual tips reported, whichever amount is greater. The State Accident Insurance Fund Corporation may estab-32lish assumed minimum and maximum wages, in conformity with recognized insurance principles, at 33 34 which any worker shall be carried upon the payroll of the employer for the purpose of determining 35 the premium of the employer.

(30) "Worker" means any person, including a minor whether lawfully or unlawfully employed, 36 37 who engages to furnish services for a remuneration, subject to the direction and control of an em-38 ployer and includes salaried, elected and appointed officials of the state, state agencies, counties, cities, school districts and other public corporations, but does not include any person whose services 39 are performed as an inmate or ward of a state institution or as part of the eligibility requirements 40 for a general or public assistance grant. For the purpose of determining entitlement to temporary 41 disability benefits or permanent total disability benefits under this chapter, "worker" does not in-42clude a person who has withdrawn from the workforce during the period for which such benefits are 43 sought. 44

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(31) "Independent contractor" has the meaning for that term provided in ORS 670.600.

1 **SECTION 2.** ORS 656.005, as amended by section 2, chapter 811, Oregon Laws 2003, is amended 2 to read:

656.005. (1) "Average weekly wage" means the Oregon average weekly wage in covered employment, as determined by the Employment Department, for the last quarter of the calendar year
preceding the fiscal year in which the injury occurred.

6 (2) "Beneficiary" means an injured worker, and the husband, wife, child or dependent of a 7 worker, who is entitled to receive payments under this chapter. "Beneficiary" does not include:

8 (a) A spouse of an injured worker living in a state of abandonment for more than one year at 9 the time of the injury or subsequently. A spouse who has lived separate and apart from the worker 10 for a period of two years and who has not during that time received or attempted by process of law 11 to collect funds for support or maintenance is considered living in a state of abandonment.

(b) A person who intentionally causes the compensable injury to or death of an injured worker.
(3) "Board" means the Workers' Compensation Board.

(4) "Carrier-insured employer" means an employer who provides workers' compensation cover age with a guaranty contract insurer.

(5) "Child" includes a posthumous child, a child legally adopted prior to the injury, a child toward whom the worker stands in loco parentis, an illegitimate child and a stepchild, if such stepchild was, at the time of the injury, a member of the worker's family and substantially dependent upon the worker for support. An invalid dependent child is a child, for purposes of benefits, regardless of age, so long as the child was an invalid at the time of the accident and thereafter remains an invalid substantially dependent on the worker for support. For purposes of this chapter, an invalid dependent child is considered to be a child under 18 years of age.

(6) "Claim" means a written request for compensation from a subject worker or someone on the
 worker's behalf, or any compensable injury of which a subject employer has notice or knowledge.

(7)(a) A "compensable injury" is an accidental injury, or accidental injury to prosthetic appliances, arising out of and in the course of employment requiring medical services or resulting in disability or death; an injury is accidental if the result is an accident, whether or not due to accidental means, if it is established by medical evidence supported by objective findings, subject to the following limitations:

30 (A) No injury or disease is compensable as a consequence of a compensable injury unless the 31 compensable injury is the major contributing cause of the consequential condition.

(B) If an otherwise compensable injury combines at any time with a preexisting condition to cause or prolong disability or a need for treatment, the combined condition is compensable only if, so long as and to the extent that the otherwise compensable injury is the major contributing cause of the disability of the combined condition or the major contributing cause of the need for treatment of the combined condition.

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(b) "Compensable injury" does not include:

(A) Injury to any active participant in assaults or combats which are not connected to the job
 assignment and which amount to a deviation from customary duties;

40 (B) Injury incurred while engaging in or performing, or as the result of engaging in or per-41 forming, any recreational or social activities primarily for the worker's personal pleasure; or

42 (C) Injury the major contributing cause of which is demonstrated to be by a preponderance of 43 the evidence the injured worker's consumption of alcoholic beverages or the unlawful consumption 44 of any controlled substance, unless the employer permitted, encouraged or had actual knowledge of 45 such consumption.

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1 (c) A "disabling compensable injury" is an injury which entitles the worker to compensation for 2 disability or death. An injury is not disabling if no temporary benefits are due and payable, unless 3 there is a reasonable expectation that permanent disability will result from the injury.

(d) A "nondisabling compensable injury" is any injury which requires medical services only.

5 (8) "Compensation" includes all benefits, including medical services, provided for a compensable 6 injury to a subject worker or the worker's beneficiaries by an insurer or self-insured employer pur-7 suant to this chapter.

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(9) "Department" means the Department of Consumer and Business Services.

9 (10) "Dependent" means any of the following-named relatives of a worker whose death results 10 from any injury: Father, mother, grandfather, grandmother, stepfather, stepmother, grandson, 11 granddaughter, brother, sister, half sister, half brother, niece or nephew, who at the time of the 12 accident, are dependent in whole or in part for their support upon the earnings of the worker. 13 Unless otherwise provided by treaty, aliens not residing within the United States at the time of the 14 accident other than father, mother, husband, wife or children are not included within the term "de-15 pendent."

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(11) "Director" means the Director of the Department of Consumer and Business Services.

(12)(a) "Doctor" or "physician" means a person duly licensed to practice one or more of the
healing arts in any country or in any state, territory or possession of the United States within the
limits of the license of the licentiate.

(b) Except as otherwise provided for workers subject to a managed care contract, "attending
physician" means a doctor or physician who is primarily responsible for the treatment of a worker's
compensable injury and who is:

(A) A medical doctor or doctor of osteopathy licensed under ORS 677.100 to 677.228 by the
Board of Medical Examiners for the State of Oregon or an oral and maxillofacial surgeon licensed
by the Oregon Board of Dentistry or a similarly licensed doctor in any country or in any state,
territory or possession of the United States; or

(B) For a period of [30] 90 days from the date of first visit on the initial claim or for [12] 30
visits, whichever first occurs, a doctor or physician licensed by the State Board of Chiropractic
Examiners for the State of Oregon or a similarly licensed doctor or physician in any country or in
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(c) "Consulting physician" means a doctor or physician who examines a worker or the worker's
 medical record to advise the attending physician regarding treatment of a worker's compensable
 injury.

(13)(a) "Employer" means any person, including receiver, administrator, executor or trustee, and the state, state agencies, counties, municipal corporations, school districts and other public corporations or political subdivisions, who contracts to pay a remuneration for and secures the right to direct and control the services of any person.

(b) Notwithstanding paragraph (a) of this subsection, for purposes of this chapter, the client of
 a temporary service provider is not the employer of temporary workers provided by the temporary
 service provider.

41 (c) As used in paragraph (b) of this subsection, "temporary service provider" has the meaning
42 for that term provided in ORS 656.850.

(14) "Guaranty contract insurer" and "insurer" mean the State Accident Insurance Fund Corporation or an insurer authorized under ORS chapter 731 to transact workers' compensation insurance in this state or an assigned claims agent selected by the director under ORS 656.054.

1 (15) "Consumer and Business Services Fund" means the fund created by ORS 705.145.

2 (16) "Invalid" means one who is physically or mentally incapacitated from earning a livelihood.

3 (17) "Medically stationary" means that no further material improvement would reasonably be 4 expected from medical treatment, or the passage of time.

5 (18) "Noncomplying employer" means a subject employer who has failed to comply with ORS
6 656.017.

7 (19) "Objective findings" in support of medical evidence are verifiable indications of injury or 8 disease that may include, but are not limited to, range of motion, atrophy, muscle strength and 9 palpable muscle spasm. "Objective findings" does not include physical findings or subjective re-10 sponses to physical examinations that are not reproducible, measurable or observable.

(20) "Palliative care" means medical service rendered to reduce or moderate temporarily the intensity of an otherwise stable medical condition, but does not include those medical services rendered to diagnose, heal or permanently alleviate or eliminate a medical condition.

14 (21) "Party" means a claimant for compensation, the employer of the injured worker at the time 15 of injury and the insurer, if any, of such employer.

16 (22) "Payroll" means a record of wages payable to workers for their services and includes commissions, value of exchange labor and the reasonable value of board, rent, housing, lodging or 17 18 similar advantage received from the employer. However, "payroll" does not include overtime pay, vacation pay, bonus pay, tips, amounts payable under profit-sharing agreements or bonus payments 19 20to reward workers for safe working practices. Bonus pay is limited to payments which are not anticipated under the contract of employment and which are paid at the sole discretion of the em-2122ployer. The exclusion from payroll of bonus payments to reward workers for safe working practices 23is only for the purpose of calculations based on payroll to determine premium for workers' compensation insurance, and does not affect any other calculation or determination based on payroll for 2425the purposes of this chapter.

(23) "Person" includes partnership, joint venture, association, limited liability company and
 corporation.

(24)(a) "Preexisting condition" means, for all industrial injury claims, any injury, disease, con genital abnormality, personality disorder or similar condition that contributes to disability or need
 for treatment, provided that:

(A) Except for claims in which a preexisting condition is arthritis or an arthritic condition, the
 worker has been diagnosed with such condition, or has obtained medical services for the symptoms
 of the condition regardless of diagnosis; and

(B)(i) In claims for an initial injury or omitted condition, the diagnosis or treatment precedes
 the initial injury;

(ii) In claims for a new medical condition, the diagnosis or treatment precedes the onset of the
 new medical condition; or

(iii) In claims for a worsening pursuant to ORS 656.273 or 656.278, the diagnosis or treatment
 precedes the onset of the worsened condition.

(b) "Preexisting condition" means, for all occupational disease claims, any injury, disease, congenital abnormality, personality disorder or similar condition that contributes to disability or need
for treatment and that precedes the onset of the claimed occupational disease, or precedes a claim
for worsening in such claims pursuant to ORS 656.273 or 656.278.

(c) For the purposes of industrial injury claims, a condition does not contribute to disability or
 need for treatment if the condition merely renders the worker more susceptible to the injury.

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1 (25) "Self-insured employer" means an employer or group of employers certified under ORS 2 656.430 as meeting the qualifications set out by ORS 656.407.

3 (26) "State Accident Insurance Fund Corporation" and "corporation" mean the State Accident
4 Insurance Fund Corporation created under ORS 656.752.

5 (27) "Subject employer" means an employer who is subject to this chapter as provided by ORS
6 656.023.

7 (28) "Subject worker" means a worker who is subject to this chapter as provided by ORS 8 656.027.

9 (29) "Wages" means the money rate at which the service rendered is recompensed under the contract of hiring in force at the time of the accident, including reasonable value of board, rent, 10 housing, lodging or similar advantage received from the employer, and includes the amount of tips 11 12 required to be reported by the employer pursuant to section 6053 of the Internal Revenue Code of 13 1954, as amended, and the regulations promulgated pursuant thereto, or the amount of actual tips reported, whichever amount is greater. The State Accident Insurance Fund Corporation may estab-14 15 lish assumed minimum and maximum wages, in conformity with recognized insurance principles, at 16 which any worker shall be carried upon the payroll of the employer for the purpose of determining the premium of the employer. 17

18 (30) "Worker" means any person, including a minor whether lawfully or unlawfully employed, who engages to furnish services for a remuneration, subject to the direction and control of an em-19 ployer and includes salaried, elected and appointed officials of the state, state agencies, counties, 20cities, school districts and other public corporations, but does not include any person whose services 2122are performed as an inmate or ward of a state institution or as part of the eligibility requirements 23for a general or public assistance grant. For the purpose of determining entitlement to temporary disability benefits or permanent total disability benefits under this chapter, "worker" does not in-2425clude a person who has withdrawn from the workforce during the period for which such benefits are sought. 26

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(31) "Independent contractor" has the meaning for that term provided in ORS 670.600.

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