76th OREGON LEGISLATIVE ASSEMBLY – 2011 Regular Session MEASURE: HB 2092 A CARRIER: Rep. Johnson

House Committee on Business and Labor

REVENUE: No revenue impact FISCAL: No fiscal impact

Action: Do Pass as Amended and Be Printed Engrossed

Vote: 7 - 0 - 1

Yeas: Conger, Esquivel, Hoyle, Johnson, Matthews, Kennemer, Schaufler

Nays: 0 Exc.: Doherty

Prepared By: Theresa Van Winkle, Administrator

Meeting Dates: 2/14, 3/4

WHAT THE MEASURE DOES: Modifies the manner in which a notice of compliance is made available to subject employers under the workers' compensation system. Eliminates requirement for consultation with certain professional licensing boards when rules are adopted concerning the appropriateness of certain types of medical treatment. Restores the authority of the Department of Consumer and Business Services to extend temporary disability compensation paid to workers in vocational training.

ISSUES DISCUSSED:

- Provisions of the measure
- Approval of the amended measure by the Management-Labor Advisory Committee (MLAC)

EFFECT OF COMMITTEE AMENDMENT: Deletes sections in the measure related to clarifying the workers' compensation dispute resolution process. Establishes that provisions of the measure regarding vocational training apply to all claims by workers eligible for or actively engaged in vocational training on or after the measure's effective date.

BACKGROUND: The Department of Consumer and Business Services (DCBS) regularly evaluates its laws and processes for determining how to streamline and improve outcomes for both workers and employers. House Bill 2092-A makes a number of changes to workers' compensation law for purposes of reducing burden on employers, protecting workers, and the simplification of regulations.

The measure removes the current statutory requirement to provide a printed compliance notice to all employers and gives the means for DCBS to work with stakeholders in developing more flexible and efficient ways of providing the required notice, such as in downloadable document form. House Bill 2092-A also corrects an inadvertent deletion of the Department's ability to take action when a worker appeals a workers' compensation insurer's decision regarding the duration of wage benefit benefits provided during the worker's vocational assistance training program, as well as removing the statutory requirement that the Department specifically consult a health licensing board in determining whether a medical treatment is unscientific, unproven, outmoded, or experimental.