Enrolled

House Bill 2039

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of Governor Kate Brown for Department of Consumer and Business Services)

CHAPTER ..................................................

AN ACT

Relating to responsibilities associated with workers’ compensation coverage; creating new provisions; amending ORS 656.021, 656.455 and 731.475; and repealing ORS 656.750.

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

SECTION 1. ORS 656.021 is amended to read:

656.021. [Notwithstanding ORS 656.029 (1), a person who is licensed pursuant to an application under ORS 701.046 and is acting under a contract to perform work described by ORS chapter 701 shall be considered the subject employer for all individuals employed by that person.] For purposes of determining whether a person that awards a contract to another person is responsible for providing workers’ compensation coverage to individuals who perform labor under the contract, the provisions of ORS 656.029 do not apply if, before labor under the contract commences, the other person:

(1) Has a construction contractor license issued by the Construction Contractors Board and performing the work of the contract requires a construction contractor license under ORS chapter 701; or

(2) Has a landscape contracting business license issued by the State Landscape Contractors Board and performing the work of the contract requires a landscape contracting business license under ORS 671.510 to 671.760.

SECTION 2. ORS 656.455 is amended to read:

656.455. (1)(a) Except as provided in paragraph (c) of this subsection, every self-insured employer shall maintain a place of business in this state where the employer shall [keep] process claims and make available complete records of all claims for compensation made to the employer under this chapter. [or] In lieu of maintaining a place of business in this state for the purpose of complying with this section, a self-insured employer may, under the conditions prescribed by ORS 731.475 (3), [keep] make such records available at places of business in this state [at places] operated by service companies.

(b) The [records shall be retained in, and may be removed from, this state or disposed of,] self-insured employer may dispose of the records described in paragraph (a) of this subsection only in accordance with [the] rules [of] the Director of the Department of Consumer and Business Services adopted [pursuant to] under ORS 731.475. Such records [shall] must be available to the director for examination and audit at all reasonable times upon notice by the director to the employer.

(c) A self-insured employer may process claims remotely from a place of business in this state in accordance with rules adopted under ORS 731.475.
With the permission of the director, a self-insured employer may keep all claims records and process claims and make available claims records from a location outside of [the] this state. The director shall by rule prescribe the conditions and procedure for obtaining permission of the director. The director may revoke permission for failure of the employer to comply with the rules. If the permission of an employer is revoked by the director, the employer shall be allowed has 60 days after the order of revocation becomes final to comply with subsection (1) of this section. The self-insured employer shall pay any expenses of the director incurred to examine and audit the records of a self-insured employer outside of this state shall be paid by the employer.

Notwithstanding subsection (1) of this section, a self-insured employer may not process claims or maintain claims records at more than three locations at any one time [have at any one time more than three locations where claims are processed or records are maintained].

SECTION 3, ORS 731.475 is amended to read:

731.475. (1)(a) Every insurer authorized to issue workers’ compensation coverage to subject employers as required by ORS chapter 656 shall maintain a place of business in this state where the insurer shall:

[(a) (A) Process, and keep] claims and make available complete records of claims for compensation made to the insurer under ORS chapter 656.

[(b) (B) Make available upon request complete records, including all records submitted electronically, of all workers’ compensation insurance policies issued as required by ORS chapter 656.

[(c) (C) Keep] Make available records identifying the specific persons covered by an employer electing coverage pursuant to ORS 656.039.

(b) Notwithstanding the requirement in paragraph (a) of this subsection that an insurer process claims at a place of business in this state, the Director of the Department of Consumer and Business Services by rule may allow the insurer to process claims remotely from a place of business in this state.

(2) [Claim records must be retained in, and may be removed from, this state or disposed of,] An insurer may dispose of the records described in subsection (1) of this section only in accordance with the rules of the director of the Department of Consumer and Business Services. The records must be available to the Department of Consumer and Business Services for examination and audit at all reasonable times upon notice by the department to the insurer.

(3) In lieu of establishing maintaining a place of business in this state for the purpose required by of complying with this section, an insurer may keep make such records available at places of business in this state [at places of business] operated by service companies, if:

(a) Each service company is incorporated in or authorized to do business in this state;

(b) [The] An agreement [entered into] between the insurer and the service company grants each service company a power of attorney to act for the insurer in workers’ compensation coverage and claims proceedings under ORS chapter 656; and

(c) The agreement [entered into] between the insurer and each service company is approved by the director.

(4) Notwithstanding subsection (3) of this section, an insurer may not:

(a) Enter into a service agreement contract with one of [its] the insurer’s insureds unless the insurer has service contracts with other insurers; or

(b) [Have] Process claims or maintain claims records at more than eight locations at any one time where claims are processed or records are maintained.

SECTION 4, ORS 656.750 is repealed.

SECTION 5. The amendments to ORS 656.021, 656.455 and 731.475 by sections 1 to 3 of this 2021 Act and the repeal of ORS 656.750 by section 4 of this 2021 Act apply to contracts that become effective or that renew on or after the effective date of this 2021 Act.