SB 418 A STAFF MEASURE SUMMARY

Carrier: Rep. Hudson

House Committee On Business and Labor

Action Date:	05/08/23
Action:	Do Pass the A-Eng bill.
Vote:	11-0-0-0
Yeas:	11 - Boshart Davis, Elmer, Grayber, Holvey, Hudson, Nelson, Nosse, Osborne, Owens,
	Scharf, Sosa
Fiscal:	Has minimal fiscal impact
Revenue:	No revenue impact
Prepared By:	Erin Seiler, LPRO Analyst
Meeting Dates:	4/26, 5/8

WHAT THE MEASURE DOES:

Modifies provision allowing injured worker with accepted disabling compensable injury to receive temporary disability benefits when injured worker is required to leave work for specified reason by removing requirement that injured worker must be required to leave work for minimum of four hours. Allows insurer to require worker to confirm period that worker is absent from work. Exempts this provision from specified insurer or self-insured employer temporary disability benefit notice requirements. Operative on January 1, 2024. Declares emergency, effective on passage.

ISSUES DISCUSSED:

- Ability of worker to seek treatment that is part of workers' compensation agreement treatment plan
- Review of measure by Management-Labor Advisory Committee
- Negative impact of workers not attending physical therapy or medical appointments

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

The Workers' Compensation Board (board) is located within the Department of Consumer and Business Services (DCBS). The board is composed of five members appointed by the Governor. In part, the board is responsible for reviewing appealed workers' compensation claims, exercising motion jurisdiction, and providing policy advice to the director of DCBS. Workers' compensation law is intended to provide medical treatment to injured workers and reasonable income benefits to injured workers and their dependents. "Compensable injury" is defined in law and, broadly, includes an accidental injury arising out of and in the course of employment requiring medical services or resulting in disability or death. "Occupational disease" is also defined in law. "Subject workers" is defined as including all workers except for those specifically excluded. Examples of specifically excluded workers are workers employed as a domestic servant in a private home, certain city firefighter and police employees, and certain sole proprietors. "Subject employer" includes every employer with one or more subject workers in Oregon.

Senate Bill 418 A allows injured workers with an accepted disabling compensable injury to receive temporary disability benefits when the injured worker is required to leave work for specified reasons and permits an insurer to require the worker to confirm the period that the worker is absent from work.