Report From Agency

Rules Clearinghouse No. 15-030

Proposed Final Draft July 14, 2015

PROPOSED ORDER OF THE WISCONSIN DEPARTMENT OF WORKFORCE DEVELOPMENT ADOPTING RULES

2	The Wisconsin department of workforce development proposes the following order to
3	repeal DWD 80.49 (7) (a) (Note) and (d) (Note) and 80.62 (8); to renumber and amend DWD
4	80.02 (2) (j) (Note); to amend DWD 80.02 (2) (e) (intro.) and 1., 2. and 4., 80.49 (4) (intro.), (a),
5	(6) (b) 1. to 3. and 4. (Note), (f) and (11) (a), 80.61 (3) (c) 1. and 2. a. to f., 80.62 (3) (a) (Note),
6	80.65, and 80.73 (3) (a) 1. to 7. and (6) (f); and <i>to create</i> DWD 80.02 (2) (e) 5., (k) and (Note),
7	80.49 (7) (e) (Note), 80.61 (2) (b) (Note), (3) (c) 1. (Note), 2. d. (Note) and (d) 1. (Note), 80.65
8	(Note) and 80.73 (6) (f) (Note); relating to the worker's compensation program.

Analysis Prepared by the Department of Workforce Development

Statutes interpreted

Statutes Interpreted: Ch. 102, Stats.

Statutory authority

Statutory Authority: ss. 102.13 (2) (c), 102.15 (1) and (2), 102.16 (2m) (g), 102.31 (2) (a), 102.38, 102.61(1m)(f), and 103.005 (1) Stats.

Explanation of statutory authority

Chapter 102, Stats., governs the state's worker's compensation program. The department has general rule-making authority under s. 102.15 (1), Stats., to adopt rules of procedure, s. 102.15 (2) to provide by rule conditions in which transcripts of testimony and proceedings may be furnished and under s. 103.005 (1), Stats., to adopt reasonable and proper rules and regulations relative to the exercise of powers and proper rules to govern its proceedings and to regulate the mode and manner of all investigations and hearings.

Section 102.13 (2) (c), Stats., authorizes the department to require worker's compensation insurance companies and self-insured employers to submit to the department a final report of the treating practitioner of an injured employee who has a period of temporary disability that exceeds 3 weeks, any permanent disability, surgery other than surgery to correct a hernia, and for any eye injury when the employee obtained treatment on 3 or more occasions off the employer's premises.

Section 102.16 (2m) (g), Stats., authorizes the department to promulgate rules establishing procedures and requirements for the necessity of treatment dispute resolution process.

Section 102.31 (2) (a), Stats., authorizes the department by rule to require notice of cancellation or termination of worker's compensation insurance policies be given to the Wisconsin Compensation Rating Bureau rather than the department in a medium approved by the department after consultation with the Wisconsin Compensation Rating Bureau.

Section 102.38, Stats., authorizes the department to promulgate rules that requires every insurance company that transacts the business of worker's compensation and every employer subject to ch. 102, to furnish all reports and records to the department identifying payments and the time and manner of those payments, and any other information the department may require by rule in a format approved by the department.

Section 102.61 (1m) (f), Stats., requires the department to promulgate rules establishing procedures and requirements for the private rehabilitation counseling and rehabilitative training process, including rules specifying the procedure and requirements for certification of private rehabilitation counselors.

Related statutes or rules

Chapter DWD 81, Wis. Admin. Rule, Worker's Compensation Treatment Guidelines.

Plain language analysis

This proposed hearing draft includes the following:

Reports by Insurance Companies and Self-Insured Employers

Section DWD 80.02 (2) identifies the reports that self-insured employers and insurance companies are required to submit to the department for injuries if there is a disability beyond the third day after the employee leaves work as a result of the accident or disease.

Under the proposed rule, the following amendments will clarify that a self-insured employer or insurance company is required to report to the department when:

- Salary continuation payments to the employee are paid in lieu of compensation for injuries with disabilities that continue for more than three (3) days.
- Salary continuation payments made to the employee in lieu of compensation are changed to payments for permanent disability.
- Salary continuation payments made in lieu of compensation are reinstated.
- The final payment of salary continuation in lieu of compensation is made.

The proposed rule will also require a self-insured employer or insurance company to submit a final report of the employee's treating practitioner if the employee sustains an eye injury that requires medical treatment on 3 or more occasions off the employer's premises.

The proposed rule will create guidelines that require a self-insured employer or insurance company to file an update with the department, on a form prescribed by the department, and to the newly retained claims handling office or third party administrator, for any open claim with more than 26 weeks of temporary disability, or permanent total disability. The proposed rule will also establish guidelines when the department may require submission of this information for any open claims with less than 26 weeks of temporary disability, or permanent total disability.

In addition, the proposed rule will require a self-insured employer or insurance company to submit to the department by June 30 of each calendar year, on a form prescribed by the department, any payments for permanent total disability and supplemental benefits made during the previous calendar year.

Vocational Rehabilitation Benefits

Section DWD 80.49 (4), (6) (b) 2. and (11) (a) references outdated terminology related to vocational specialists and retraining plans developed for injured employees pursuing vocational rehabilitation training. The proposed rule will repeal the obsolete terminology and use current terminology to define retraining plans developed for injured employees pursuing vocational rehabilitation training and describe vocational specialists.

Wrap-up Insurance

Section DWD 80.61 (3) (c) requires the use of department forms WKCA-19.4 W-U and WKCA-19.5 W-U, which are no longer utilized by the department. The proposed rule will repeal the requirement to file forms WKCA-19.4 W-U and WKCA-19.5 W-U which are obsolete and create language to authorize the use of forms prescribed by the department.

Uninsured Employers Fund

Section DWD 80.62 (8) requires the department to submit to the Governor, and presiding officer of each house of the legislature, a report on the Uninsured Employers Fund on a quarterly basis. Under 1989 Wisconsin Act 64, this requirement sunset on April 15, 1992 and will be repealed.

Notice of Cancellation and Termination of Insurance Coverage

The proposed rule will amend the section title to include nonrenewal of worker's compensation insurance policies and create statutory cross-references for cancellations, terminations and non-renewals of insurance policies issued to professional employer organizations and employee leasing companies.

Section DWD 80.65 identifies specific methods of delivery to the Wisconsin Compensation Rating Bureau when a worker's compensation insurance company gives notice of a cancellation or terminates a policy. The proposed rule creates a note that specifies the methods approved by the department for giving notice of cancellation, termination or non-renewal to the Wisconsin Compensation Rating Bureau and provides the department may update the note without rulemaking when the means of notification are changed.

Necessity of Treatment Disputes

Section DWD 80.73 (3) (a) 5. requires an insurer or self-insured employer to give written notice to a health care provider when the insurer or self-insured employer refuses to pay for treatment costs determined to be unnecessary. The insurer or self-insured employer is required to identify why it believes the treatment was unnecessary, including the organization and credentials of any person who provides supporting medical documentation. The proposed rule will require an insurer or self-insured employer to also include all supporting medical documentation used to determine the treatment unnecessary.

Summary of, and comparison with, existing or proposed federal statutes and regulations

There are no proposed or existing federal statutes or regulations related to the proposed rule.

Comparison with rules in adjacent states

Reports by Insurance Companies and Self-Insured Employers

Iowa. Iowa rules 876 IAC 2.5, 2.6, 3.1 and 11.6 provide for worker's compensation insurance carriers, self-insured employers and their adjusting agents submitting reports to the Workers' Compensation Commissioner and copies to the employee's last known address with claim benefit payment information. This information includes notice of commencement of payments, correcting erroneous claim information, supplying additional information, denying compensability, recording the amount of benefits paid and when benefit payments are terminated or interrupted. This information is similar to the information required by Wisconsin rules. Medical data is to be filed when temporary total disability or temporary partial disability exceeds 13 weeks or when an employee sustains permanent disability. Current rules in Wisconsin require a final treating practitioner's report if there are more than three weeks of temporary disability, any permanent disability and surgery other than surgery to correct a hernia. The proposed rule

will require a final treating practitioner's report for eye injuries when the employee obtained treatment on 3 or more occasions off the employer's premises.

Illinois. In Illinois worker's compensation insurance carriers and self-insured employers are required to report annually to the Illinois Industrial Commission detailed information as to the number of injuries and benefit amounts paid by categories of losses. These provisions are required by statute and found at 820 ILCS 305 section 29. Illinois rule 50 ILAC 7110.70 provides an employer, agent, service company or insurer is to give an employee a written explanation for non-payment, termination or suspension of temporary total disability, or denial of liability or further responsibility for medical care. The Illinois rule does not require notice of this claims information to the Illinois Industrial Commission. The Illinois rule covers denials of liability for medical treatment that are not covered by current or proposed rules in Wisconsin.

Michigan. Michigan rule R 408.31 provides for reporting injuries to the bureau (Michigan Workers' Compensation Agency) on an agency form with worker's compensation claim payment and status information. The information includes reporting on the day following the first payment, day after stopping payment of compensation including the amount paid in each case and changes in the rate of compensation paid. This is similar to information required by Wisconsin rules. A statement of an attending physician is required in every specific loss, including date and extent of loss. Current rules in Wisconsin require a final treating practitioner's report if there are more than 3 weeks of temporary disability, any permanent disability and surgery other than surgery to correct a hernia. The proposed rule will require a final treating practitioner's report for eye injuries when the employee obtained treatment on 3 or more occasions off the employer's premises.

Minnesota. Minnesota rules R 5220.2540-5220.2630 cover worker's compensation claim payment and status information similar to information required by Wisconsin rules. However, the Minnesota rules are much more detailed and require more reporting by worker's compensation insurance carriers and self-insured employers, including notice for discontinuing benefit payments, compared to requirements under current or proposed rules in Wisconsin. The Minnesota rules also differ from current and proposed rules in Wisconsin by providing for monetary penalties for improperly discontinuing benefit payments to employees ranging from \$200 to \$1,000 and penalties for improper denials of medical expense ranging from \$200 to \$2,000.

Vocational Rehabilitation Benefits

Iowa. In Iowa statutory authority for vocational rehabilitation of injured employees is contained in Iowa Code 85.70. The only administrative rule related to vocational rehabilitation is rule 876 IAC 3.1 (6) pertaining to use of a form containing information relevant for referral of an employee for consideration of rehabilitation services. Vocational rehabilitation of injured employees in Iowa is similar to Wisconsin by providing for additional compensation payments to employees for attendance at retraining. Current and proposed Wisconsin rules cover additional areas including eligibility of employees, employer's responsibility to offer suitable employment, certification of specialists and 90 day placement effort before retraining is authorized. **Illinois.** Illinois rule 50 ILAC 7110.10 covers vocational rehabilitation of injured employees and provides for the preparation of a written assessment of the course of medical care and rehabilitation required to return the injured employee to employment. The Illinois rule requires the written assessment, plan, program or modification to be conducted every 4 months unless the employee is no longer totally incapacitated from work, the case is terminated by order or award, or agreement of the parties. The Illinois rule differs from the current and proposed Wisconsin rules by requiring inclusion of information about an employee's medical care and the assessment, plan, program or modification to be conducted every 4 months.

Michigan. Michigan statutes provide that an injured worker has a right to vocational rehabilitation benefits including retraining when necessary to obtain gainful employment. These provisions are found in the Michigan statutes at MCL section 319. Vocational rehabilitation for injured employees in Michigan is similar to Wisconsin by providing additional compensation payments for purposes of retraining. There are no administrative rules in Michigan related to vocational rehabilitation of injured employees.

Minnesota. Minnesota rule R 5220.0410 covers rehabilitation plans for injured employees and contains numerous requirements for the content and approval of rehabilitation plans. Minnesota rule R 5220.1500 covers qualified rehabilitation consultants who are authorized to develop rehabilitation plans for injured employees and includes the application process, fees and continuing education requirements. The Minnesota rules differ from the current and proposed rules in Wisconsin by containing many more requirements for both the development of rehabilitation plans and certification of rehabilitation consultants authorized to perform services for injured employees.

Wrap-Up Insurance

Iowa. In Iowa there are no administrative rules covering wrap-up insurance policies.

Illinois. In Illinois there are no administrative rules covering wrap-up insurance policies.

Michigan. Michigan rules R408.42- 408.42b apply to specific risk insurance policies for coverage of specified construction sites. These specific risk insurance policies are similar to wrap-up insurance policies in Wisconsin. The Michigan rules require a written application on an agency form, the cost of the construction project to be more than \$65,000,000, and the project completion period must be 5 years or less. The Michigan rules are similar to the Wisconsin rules including a formal application process but require a completion date of 5 years or less and much higher cost for the construction project compared to \$25,000,000 in Wisconsin.

Minnesota. In Minnesota there are no administrative rules covering wrap-up insurance policies.

Uninsured Employers Fund

Iowa. In Iowa there is no uninsured employers fund and no administrative rules.

Illinois. In Illinois the Injured Workers Benefit Fund is authorized by statute. The Injured Workers Benefit Fund provides benefits to employees who were injured while employed by employers who failed to have required worker's compensation insurance coverage. Benefit payments are disbursed at the end of the fiscal year to qualified claimants and may be pro rated based on the available money in the fund. These provisions are found in the Illinois statutes at 820 ILCS 305 (4) (d). Procedural and operational requirements for the Injured Workers Benefit Fund are contained in the statutes. There are no administrative rules in Illinois relating to the Injured Workers Benefit Fund.

Michigan. In Michigan there is currently no uninsured employers fund and no administrative rules.

Minnesota. In Minnesota the Special Compensation Fund is authorized by Minn. Stat. s. 176.183. The Special Compensation Fund provides coverage for employees who were injured while employed by employers who were uninsured for worker's compensation liability. Procedural and operational requirements for the Special Compensation Fund are contained in the statutes. There are no administrative rules that apply to the Special Compensation Fund.

Notice of Cancellation of Insurance Coverage

Iowa. In Iowa cancellation of commercial lines insurance policies including worker's compensation is covered by statute in Iowa Code 515.127. Cancellation notices are to provide a reason for cancellation and must be mailed or delivered to the named insured and loss payees at least 10 days before the effective date of cancellation. Iowa Code 515.128 covers nonrenewal of commercial lines policies including worker's compensation. Nonrenewal notices must be mailed at least 45 days before the expiration date of the policy to the named insured and any loss payee. There are no administrative rules in Iowa related to notice of cancellation, termination and nonrenewal of worker's compensation insurance policies.

Illinois. Illinois rule 50 ILAC 7100.50 provides that notice of termination of worker's compensation insurance policies shall be on a form prescribed and furnished by the Illinois Industrial Commission or National Council of Compensation Insurers (NCCI). Information on the notice requires the carrier name, NCCI carrier code, name and address of the insured, FEIN, the policy number, effective date and expiration date, reason for cancellation or termination, and reinstatement date, if applicable. The Illinois rule requires more specific information than specified by the current and proposed Wisconsin rule related to cancellation, termination and nonrenewal of worker's compensation insurance policies.

Michigan. Michigan rule R 408.41a provides for notice of insurance coverage termination on an agency form with a copy to the employer. The Michigan rule is similar to the current and proposed Wisconsin rule related to cancellation of worker's compensation insurance policies.

Minnesota. In Minnesota requirements for cancellation, termination or nonrenewal of worker's compensation insurance policies are covered by statute in Minn. Stat. section 176.185. There are no administrative rules in Minnesota that apply to cancellation, termination or nonrenewal of worker's compensation insurance policies.

Necessity of Treatment Disputes

Iowa. In Iowa there is no comparable administrative worker's compensation necessity of treatment dispute resolution process. Necessity of treatment disputes are resolved through the formal hearing process. There are no administrative rules in Iowa relating to necessity of treatment dispute resolution.

Illinois. In Illinois there is no comparable administrative worker's compensation necessity of treatment dispute resolution process. Necessity of treatment disputes are resolved through the formal hearing process. There are no administrative rules in Illinois relating to necessity of treatment dispute resolution.

Michigan. In Michigan there is no comparable administrative worker's compensation necessity of treatment dispute resolution process. While Michigan rules R 418.101301-418.101305 provide a process for resolving differences between a worker's compensation insurance carrier and a health care provider regarding adjustments or rejection of bills, these disputes are resolved through the formal hearing process. This process does not use an impartial health care service review organization or a panel of experts to render the final administrative decision as are used in Wisconsin.

Minnesota. In Minnesota there is no comparable administrative worker's compensation necessity of treatment dispute resolution process. Disputes involving necessity of treatment are resolved by administrative conferences and mediation conducted by agency alternative dispute resolution staff and the formal hearing process.

Summary of factual data and analytical methodologies

Proposed rule changes were developed after consultation with the Worker's Compensation Advisory Council.

Analysis and supporting documents used to determine effect on small business or in preparation of the economic impact analysis

The proposed rule does not have an economic impact on small businesses as defined in s. 227.114 (1), Stats., and no analysis is required.

Effect on small business

The proposed rule does not have an effect on small business.

Agency contact person

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Place where comments are to be submitted and deadline for submission

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The department held a public hearing on this rule on April 28, 2015 and accepted written comments until May 1, 2015.

1	SECTION 1. DWD 80.02 (2) (e) (intro.) and 1., 2. and 4. are amended to read:
2	DWD 80.02 (2) (e) (intro.) A report within 30 days after each of the following events
3	occurs, with a copy to the employee, using form WKC-13 indicating all worker's compensation
4	payments to date and the periods of time for which these any of the following payments were
5	made or salary continuation paid in lieu of compensation:
6	1. Payment of compensation is changed from temporary disability or salary continuation
7	in lieu of compensation to permanent disability.
8	2. Temporary disability benefits or salary continuation in lieu of compensation are
9	reinstated.
10	4. Final payment of compensation is made or salary continuation paid in lieu of
11	compensation ended. If there are more than 3 weeks of temporary disability or any permanent

disability, or if the injured employee has undergone surgery to treat his or her the injured employee's injury, other than surgery to correct a hernia, or if the injured employee sustained an eye injury requiring treatment on 3 or more occasions outside of the employers premises, the insurance carrier or self-insured employer shall submit a final treating practitioner's report together with the final form WKC-13 or shall explain why the report is not being submitted and shall estimate when the final treating practitioner's report will be submitted.

7

SECTION 2. DWD 80.02 (2) (e) 5. is created to read:

DWD 80.02 (2) (e) 5. When a self-insured employer or insurance company transfers an 8 9 open claim, with 26 weeks or more of temporary disability or permanent total disability paid, to a new claims handling office or third party administrator, the self-insured employer or insurance 10 11 company shall file a paper form WKC-13 with the new claims handling office or third party 12 administrator. The self-insured employer or insurance company shall file a paper copy of the form WKC-13 with the department upon request made by the department. The department may 13 14 require a self-insured employer or insurance company to submit form WKC-13 for open claims 15 with less than 26 weeks of temporary disability or permanent total disability paid upon request 16 made by the department.

SECTION 3. DWD 80.02 (2) (j) (Note) is renumbered DWD 80.02(2) (k) (Note) and as
renumbered is amended to read:

19 Note: All of the forms referred to in this rule can be obtained from To obtain a copy of
 20 the forms under this subsection, contact the Department of Workforce Development,
 20 201 East Washington Avenue, P.O. Box 7901, Madison, Wisconsin 53707-7901 or
 22 access forms online at http://www.dwd.wisconsin.gov.

1	SECTION 4. DWD 80.02 (2) (k) and (Note) are created to read:
2	DWD 80.02 (2) (k) By June 30 of each calendar year, a self-insured employer or
3	insurance company shall file a report with the department that lists the date and amount of
4	payment for permanent total disability and supplemental benefits paid during the previous
5	calendar year on a form prescribed by the department.
6 7 8 9 10	Note: To obtain a copy of the form under this subsection, contact the Department of Workforce Development, 201 East Washington Avenue, P.O. Box 7901, Madison, Wisconsin, 53707-7901 or access the form online at http://www.dwd.wisconsin.gov.
11	SECTION 5. DWD 80.49 (4) (intro.), (a), (6) (b) 1. to 3., and 4. (Note), and (f) are
12	amended to read:
13	DWD 80.49 (4) (intro.) DEFINITIONS. In subs. (4) to (11), all of the following definitions
14	<u>apply</u> :
15	(a) "IWRP" or " "IPE" means an individualized written rehabilitation program" means a
16	plan for employment developed by a specialist which identifies the vocational goal of a
17	retraining program, the intermediate objectives to reach that goal and the methods by which
18	progress will be measured.
19	(6) (b) 1. Certified professional counselor with specialty in vocational rehabilitation from
20	the department of safety and professional services;
21	2. Certified insurance rehabilitation disability management specialist from the
22	certification of insurance rehabilitation specialists disability management specialist commission;.
23	3. Certified rehabilitation counselor from the commission on rehabilitation counselor

1	4. Note: The Certification of Insurance Rehabilitation Specialists Commission (CIRSC)
2	and Commission on Rehabilitation Counselor Certification (CRCCRCC) are is
3	located at 1835 Rohlwing Road, Suite E, Rolling Meadows, Illinois 600081699 E.
4	Woodfield Road, Suite 300, Schaumburg, Illinois 60173. The Certification of
5	Disability Management Specialist Commission (CDMS) is located at 8735 W.
6	Higgins Road, Suite 300, Chicago, Illinois 60631. The Commission on
7	
	Certification of Work Adjustment and Vocational Evaluation Specialists is located
8	at 7910 Woodmont Avenue, Suite 1430, Bethesda, Maryland 20814-3015.
9	(f) The department shall maintain a current listing of all specialists certified by the
10	department, including the areas they serve, and shall provide the list at no charge to employees,
11	employers, insurers, and others and provide the list upon request.
12	SECTION 6. DWD 80.49 (7) (a) (Note) and (d) (Note) are repealed.
13	SECTION 7. DWD 80.49 (7) (e) (Note) is created to read:
4.4	Note: To obtain a course of all formers under this subsection contact the Department of
14	Note: To obtain a copy of all forms under this subsection, contact the Department of
15	Workforce Development, 201 East Washington Avenue, P.O. Box 7901, Madison,
16	Wisconsin, 53707-7901 or access forms online at http://www.dwd.wisconsin.gov.
17	SECTION 8. DWD 80.49 (11) (a) is amended to read:
18	DWD 80.49 (11) (a) A specialist shall develop an individualized written rehabilitation
19	program-IPE for a retraining program for the employee, and may amend it to achieve suitable
20	employment.
21	SECTION 9. DWD 80.61 (2) (b) (Note) is created to read:
<u></u>	Neter Teachtein annenel and listic a fame and at the Department of Wedefame
22	Note: To obtain a renewal application form, contact the Department of Workforce
23	Development, Worker's Compensation Division, 201 East Washington Avenue,
24	P.O. Box 7901, Madison, Wisconsin 53707 or call (608) 266-1340.
25	
26	SECTION 10. DWD 80.61 (3) (c) 1. is amended to read:
27	DWD 80.61 (3) (c) 1. The wrap-up plan and application shall be submitted on
28	department a form WKCA-19.5 W-U to the provided by the department. If the application is
29	approved, the department shall permit divided-insurance on the wrap-up project.
30	

1	SECTION 11. DWD 80.61 (3) (c) 1. (Note) is created to read:
2 3 4	Note: To obtain the form under this paragraph, contact the Department of Workforce Development, Worker's Compensation Division, 201 East Washington Avenue, P.O. Box 7901, Madison, Wisconsin 53707 or call (608) 266-1340.
5	SECTION 12. DWD 80.61 (3) (c) 2. a. to d. are amended to read:
6	DWD 80.61 (3) (c) 2. a. The reimbursement of the department's costs incurred because
7	of the wrap-up project;.
8	b. The selection of a licensed and qualified designated wrap-up carrier having a record of
9	compliance with the requirements of ch. 102, Stats., which is acceptable to the department;.
10	c. Informing each contractor and subcontractor and each contractor's and subcontractor's
11	insurance company either directly or through the bureau, at the bureau's discretion, of each one's
12	responsibilities and the need for attaching a proper endorsement to the regular carrier's policy to
13	exclude coverage for the wrap-up job site;.
14	d. The submission of each contractor's and subcontractor's application form WKCA-
15	19.4 W-U, on a form provided by the department, to the bureau department prior to the time the
16	contractor or subcontractor first starts begins work on the wrap-up project;
17	SECTION 13. DWD 80.61 (3) (c) 2. d. (Note) is created to read:
18 19 20 21	Note: To obtain the form under this paragraph, contact the Department of Workforce Development, Worker's Compensation Division, 201 East Washington Avenue, P.O. Box 7901, Madison, Wisconsin 53707 or call (608) 266-1340.
22	SECTION 14. DWD 80.61 (3) (c) 2. e. and f. are amended to read:
23	DWD 80.61 (3) (c) 2. e. The notification of department and bureau of any entity status
24	change resulting from ensuing reorganization;
25	f. The assumption of responsibility for immediately making direct compensation
26	payments if a dispute arises over coverage; and.

1	SECTION 15 . DWD 80.61 (3) (d) 1. (Note) is created to read:
2 3 4	Note: To obtain application forms, contact the Department of Workforce Development, Worker's Compensation Division, 201 East Washington Avenue, P.O. Box 7901, Madison, Wisconsin 53707 or call (608) 266-1340.
5	SECTION 16. DWD 80.62 (3) (a) (Note) is amended to read:
6 7 8 9	Note: For information regarding forms contact the worker's compensation division To obtain a form to report a claim for compensation, contact the Department of Workforce Development, Worker's Compensation Division, 201 East Washington Avenue, P.O. Box 7901, Madison, Wisconsin 53707 or call (608) 266-1340.
10	SECTION 17. DWD 80.62 (8) is repealed.
11	SECTION 18. DWD 80.65 is amended to read:
12	DWD 80.65 Notice of cancellation or, termination or nonrenewal. Notice of
13	cancellation or, termination or nonrenewal of a policy under s. 102.31 (1) (a) ss.102.31 (2) (a)
14	and 102.315 (10), Stats., shall be given in writing to the Wisconsin compensation rating bureau,
15	as defined in s. 626.02 (2) 626.02 (1), Stats., rather than to the department. The notice may be
16	given by certified mail; personal service; facsimile machine transmission; electronic mail; or any
17	electronic, magnetic, or other in a_medium approved by the department. Whenever the
18	Wisconsin compensation rating bureau receives notice of cancellation-or, termination or
19	nonrenewal pursuant to this section, it shall immediately notify the department of cancellation-or,
20	termination <u>or nonrenewal</u> .
21 22 23 24 25 26 27 28 29 30 31	SECTION 19. DWD 80.65 (Note) is created to read: Note: Notice of cancellation, termination, or nonrenewal given to the Wisconsin Compensation Rating Bureau can be submitted in electronic formats through facsimile machine transmission, electronic mail, certified mail or by personal service. This note may be updated without rulemaking at any time the means of notification are changed. A person may contact the Wisconsin Compensation Rating Bureau by telephone at (262) 796-4540, by visiting the website at: http://www.wcrb.org, or by writing to the following address:

1 2 3 4	Wisconsin Compensation Rating Bureau P.O. Box 3080 Milwaukee, WI 53201-3080
5	SECTION 20. DWD 80.73 (3) (a) 1. to 7. and (6) (f) are amended to read:
6	DWD 80.73 (3) (a) 1. The name of the patient-employe; employee.
7	2. The name of the employer on the date of injury;
8	3. The date of the treatment in dispute;
9	4. The amount charged for the treatment and the amount in dispute;
10	5. The reason that the insurer or self-insurer believes the treatment was unnecessary,
11	including the organization and credentials of any person who provides supporting medical
12	documentation; and a copy of the supporting medical documentation from that person.
13	6. The provider's right to initiate an independent review by the department within 9
14	months under sub. (6), including a description of how costs will be assessed under sub. (8)- $\frac{1}{2}$.
15	7. The address to use in directing correspondence to the insurer or self-insurer regarding
16	the dispute; and.
17	(6) (f) The department may develop and require the use of forms to facilitate the
18	exchange of information. For information regarding forms contact the worker's compensation
19	division, medical cost dispute unit, 201 East Washington Avenue, P.O. Box 7901, Madison,
20	Wisconsin 53707.
21	SECTION 21. DWD 80.73 (6) (f) (Note) is created to read:
22 23 24 25	Note: To obtain a form under par. (f), contact the Department of Workforce Development, Worker's Compensation Division, 201 East Washington Avenue, P.O. Box 7901, Madison, Wisconsin 53707 or access the form online at http://dwd.wisconsin.gov.

SECTION 22. EFFECTIVE DATE. This rule takes effect on the first day of the month
 following publication in the Wisconsin administrative register, as provided under s. 227.22 (2)
 (intro.), Stats.

Dated this ______ day of ______, _____.

WISCONSIN DEPARTMENT OF WORKFORCE DEVELOPMENT

By: _

Reginald Newson, Secretary