Senate File 2344 - Introduced

SENATE FILE BY COMMITTEE ON LABOR AND BUSINESS RELATIONS

(SUCCESSOR TO SSB 3257)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
Approved					_	

A BILL FOR

- 1 An Act relating to the imposition of penalty benefits in workers' compensation cases.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
- 4 TLSB 6540SV 82

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            Section 1. Section 86.13, Code 2007, is amended to read as
      2 follows:
            86.13
                    COMPENSATION PAYMENTS.
            1. If an employer or insurance carrier pays weekly
     5 compensation benefits to an employee, the employer or 6 insurance carrier shall file with the workers' compensation
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     7 commissioner in the form and manner required by the workers'
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     8 compensation commissioner a notice of the commencement of the
     9 payments. The payments establish conclusively that the
  1 10 employer and insurance carrier have notice of the injury for
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    11 which benefits are claimed but the payments do not constitute
    12 an admission of liability under this chapter or chapter 85,
  1 13 85A, or 85B.
            2. If an employer or insurance carrier fails to file the
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  1 15 notice required by this section, the failure stops the running 1 16 of the time periods in section 85.26 as of the date of the
  1 17 first payment. If commenced, the payments shall be terminated
  1 18 only when the employee has returned to work, or upon thirty 1 19 days' notice stating the reason for the termination and
  1 20 advising the employee of the right to file a claim with the
  1 21 workers' compensation commissioner.
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            3. This section does not prevent the parties from reaching
  1 23 an agreement for settlement regarding compensation. However,
  1 24 the agreement is valid only if signed by all parties and
    25 approved by the workers' compensation commissioner. 26 \frac{4}{1} a. If a denial, a delay in commencement, or a
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  1 27 termination of benefits occurs without reasonable or probable
    28 cause or excuse known to the employer or insurance carrier at
    29 the time of the denial, delay in commencement, or termination 30 of benefits, the workers' compensation commissioner shall
  1 31 award benefits in addition to those benefits payable under
  1 32 this chapter, or chapter 85, 85A, or 85B, up to fifty percent 1 33 of the amount of benefits that were unreasonably <u>denied</u>,
  1 34 delayed, or denied terminated.
        b. The workers' compensation commissioner shall award benefits under this subsection if the commissioner finds both
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     2 of the following facts:
            (1) The employee has demonstrated a denial, delay in
      <u>4 commencement</u>, or termination of benefits.
            (2) The employer has failed to demonstrate a reasonable or
      6 probable cause or excuse for the denial, delay in
        commencement, or termination of benefits.
c. In order to be considered a reasonable or probable
      9 cause or excuse under paragraph "b", a cause or excuse shall
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(1) The cause or excuse was preceded by a reasonable investigation and evaluation by the employer or insurance

2 13 carrier into whether benefits were owed to the employee. 14 (2) The results of the reasonable investigation and 15 evaluation were the actual basis upon which the employer or 2 16 insurance carrier contemporaneously relied to deny, delay, or

10 satisfy all of the following criteria:

17 terminate benefits.

2 18 The employer or insurance carrier contemporaneously 19 conveyed the basis for the denial, delay in commencement, or 20 termination of benefits to the employee at the time of the denial, delay in commencement, or termination of benefits. EXPLANATION

This bill relates to the imposition of additional workers' 2 24 compensation benefits for benefits that were unreasonably 2 25 denied, delayed, or terminated.

Code section 86.13 is amended to provide that such 2 27 additional benefits, up to 50 percent of the benefits 2 28 wrongfully withheld, shall be awarded if a denial, delay in 2 29 commencement, or termination of workers' compensation benefits 2 30 occurs without reasonable or probable cause or excuse that was 31 known to the employer or insurance carrier at the time the 2 32 benefits were denied, delayed, or terminated.

The bill requires the workers' compensation commissioner to 34 award the additional benefits if the employee demonstrates 35 that a denial, delay in commencement, or termination of 1 benefits has occurred and the employer fails to demonstrate a 2 reasonable or probable cause or excuse for the denial, delay, 3 or termination.

The bill provides that in order to be considered a 5 reasonable or probable cause or excuse, a cause or excuse must 6 be preceded by a reasonable investigation and evaluation by 7 the employer or insurance carrier of whether benefits were 8 owed to the employee; the results of the reasonable 9 investigation and evaluation must be the actual basis upon 10 which the employer or insurance carrier contemporaneously 3 11 relied in executing the denial, delay, or termination of 3 12 benefits; and the employer or insurance carrier must convey 13 the basis for the denial, delay, or termination of benefits to 3 14 the employee contemporaneously with such denial, delay, or 3 15 termination.

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