## S.B. 190

## **Workers' Compensation Modifications**

Senate Amendments

Amendment 1

February 03, 2025 05:14 PM

Senator Scott D. San	idall proposes	s the following	g amendments:
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- 1. Line 62 through 64:
  - 62 34A-2-506.
  - 63 (4) The following {may} constitute notification of injury from the employee, the employee's
  - next of kin, or the employee's attorney, as required by Subsection (2):
- 2. Line 102 through 104:
  - 102 rule.
  - (c) An {employee} employer is not required to file a report [is not required to be filed under this
  - Subsection (5) for a minor injury, such as a cut or scratch that requires first aid
- 3. Line 143 through 149:
  - (9) (a) A [physician attending]health care provider treating an injured employee shall
  - comply with rules [established by ]the commission establishes in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, regarding:
  - (i) fees for [physician's]covered medical services, other than a hospital's covered medical services;
    - (ii) fees for a hospital's covered medical services, which, if the commission establishes, shall be based on Medicare reimbursement rates;
  - 146 {(ii)} (iii) disclosure of medical records of the employee medically relevant to the
  - employee's [industrial accident or occupational disease] work-related injury claim;
  - 148 {(iii)} (iv) reports to the division regarding:
  - (A) the condition and treatment of an injured employee; or
- 4. Line 151 through 153:
  - 151 physician | health care provider is treating; and
  - $\{(iv)\}\$  (v) rules made under Section 34A-2-407.5.
  - 153 [(b) A physician who is associated with, employed by, or bills through a hospital is
- 5. Line 168 through 170:
  - 168 (10) A health care provider treating an injured employee shall provide a copy of the initial
  - report filed under Subsection [(9)(a)(iii) shall be furnished]  $\{(9)(a)(iii)\}$  (9)(a)(iv) to:

170 (a) the division;