Sixty-eighth Legislative Assembly of North Dakota

SENATE BILL NO. 2218

Introduced by

Senator Vedaa

Representatives D. Anderson, Louser, Thomas

- 1 A BILL for an Act to amend and reenact subsection 1 of section 65-05-08 and section
- 2 65-05-09.3 of the North Dakota Century Code, relating to the workers' compensation disability
- 3 benefits and retirement presumption; and to repeal sections 65-05-09.4 and 65-05-09.5 of the
- 4 North Dakota Century Code, relating to workers' compensation additional benefits payable; and
- 5 to provide for application.

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6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Subsection 1 of section 65-05-08 of the North Dakota Century
 Code is amended and reenacted as follows:
 - 1. When disability benefits are discontinued, the organization may not begin payment again unless the injured employee files a reapplication for disability benefits on a form supplied by the organization. In case of reapplication, the award may commence no more than thirty days before the date of reapplication. Disability benefits must be reinstated upon proof by the injured employee that:
 - a. The employee has sustained a significant change in the compensable medical condition; and
 - b. The employee has sustained an actual wage loss caused by the significant change in the compensable medical condition; and
 - e. The employee has not retired or voluntarily withdrawn from the job market as defined in section 65-05-09.3.
- SECTION 2. AMENDMENT. Section 65-05-09.3 of the North Dakota Century Code is amended and reenacted as follows:
- 22 65-05-09.3. Retirement presumption Termination of benefits upon retirement.
 - 1. An employee who has retired or voluntarily withdrawn from the labor force and who, at that time, was not eligible to receive temporary total disability, temporary partial

- disability, or permanent total disability benefits or to receive a rehabilitation allowance from the organization is presumed retired from the labor market and is ineligible for receipt of disability benefits under this title. The presumption may be rebutted by a preponderance of the evidence; however, the subjective statement of an employee that the employee is not retired is not sufficient in itself to rebut objective evidence of retirement.
- 2. An injured employee who begins receiving social security retirement benefits or other retirement benefits in lieu of social security retirement benefits or who attains retirement age for social security retirement benefits, unless the employee proves the employee is not eligible to receive social security retirement benefits or other benefits in lieu of social security retirement benefits, is considered retired. The organization may not pay any disability benefits, rehabilitation benefits, or supplementary benefits to an employee who is considered retired; however, the employee remains eligible for medical benefits, permanent partial impairment benefits, and the additional benefit payable under section 65-05-09.4.
- 3. The organization retains liability for disability benefits, rehabilitation benefits, permanent partial impairment benefits, and medical benefits for an injured employee who is receiving social security retirement benefits or other retirement benefits in lieu of social security retirement benefits or who attains retirement age for social security retirement benefits, unless the employee is not eligible to receive social security retirement benefits or other benefits in lieu of social security retirement benefits, and who is gainfully employed and who suffers an injury arising out of and in the course of that employment. The organization may not pay disability or rehabilitation benefits under this subsection for more than three years, subject to section 65-05-09.2, for injuries occurring after August 1, 1997.
- 4. If an employee is injured within the two years preceding the employee's presumed retirement date, the organization shall pay disability benefits, rehabilitation benefits, or a combination of both benefits for no more than two years. If the duration of disability benefits, rehabilitation benefits, or a combination of both benefits extends beyond the presumed retirement date, the organization shall convert the benefit to an additional

1 benefit payable at the date the disability ends or when two years of benefits have been 2 paid, whichever occurs first. 3 5. This section applies to an individual who begins receiving social security retirement 4 benefits or other retirement benefits in lieu of social security retirement benefits or who-5 attains retirement age for social security retirement benefits unless the employee-6 proves the employee is not eligible to receive social security retirement benefits or 7 other benefits in lieu of social security retirement benefits, after July 31, 1995. 8 An injured employee who has received disability benefits that have been discontinued 9 before retirement in accordance with this section is eligible to receive disability 10 benefits after retirement if the injured employee meets the reapplication criteria under-11 subsection 1 of section 65-05-08. Disability and rehabilitation benefits received under-12 this subsection may not exceed three years: 13 Is actively seeking employment; a. 14 Is available for gainful employment; b. 15 Has not rejected any job offer made by a former employer or any other bona fide <u>C.</u> 16 job offer made by another employer; and 17 Has not provided the employer, upon written request, with written notice of a <u>d.</u> 18 scheduled retirement date. 19 <u>2.</u> The presumption under this section does not apply to an employee who is 20 permanently and totally disabled. 21 SECTION 3. REPEAL. Sections 65-05-09.4 and 65-05-09.5 of the North Dakota Century 22 Code are repealed. 23 **SECTION 4. APPLICATION.** This Act applies to all claims regardless of date of injury.