HOUSE AMENDMENTS TO A-ENGROSSED SENATE BILL 506

By COMMITTEE ON BUSINESS AND LABOR

June 4

1 On page 6 of the printed A-engrossed bill, delete lines 32 through 36 and insert:

"(b) If, during a reconsideration proceeding conducted pursuant to this section, a medical arbiter diagnoses a direct medical sequelae to the original accepted condition that has not been accepted as part of the claim, the medical arbiter shall identify the condition, a report shall be sent to the insurer or self-insured employer and the direct medical sequelae identified by the medical arbiter shall be processed as a new or omitted medical condition pursuant to ORS 656.262 or 656.267."

7 On page 11, delete lines 44 and 45 and delete page 12 and insert:

8 "(b) If, during a reconsideration proceeding conducted pursuant to this section, a medical arbiter 9 diagnoses a direct medical sequelae to the original accepted condition that has not been accepted 10 as part of the claim, the medical arbiter shall identify the condition, a report shall be sent to the 11 insurer or self-insured employer and the direct medical sequelae identified by the medical arbiter 12 shall be processed as a new or omitted medical condition pursuant to ORS 656.262 or 656.267.".

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