Amendment No. 971

Senate Amendment to Assembly Bill No. 521 First Reprint (BDR 53-278)

Proposed by: Senator Horsford

Amendment Box: Conflicts with Amendment No. 970.

Amends: Summary: No Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

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EXPLANATION: Matter in (1) blue bold italics is new language in the original bill; (2) green bold italic underlining is new language proposed in this amendment; (3) red strikethrough is deleted language in the original bill; (4) purple double strikethrough is language proposed to be deleted in this amendment; (5) orange double underlining is deleted language in the original bill that is proposed to be retained in this amendment; and (6) green bold dashed underlining is newly added transitory language.

JRS/TMC Date: 5/29/2009

A.B. No. 521—Revises provisions governing coverage for cancer as an occupational disease of firefighters. (BDR 53-278)
AN ACT relating to occupational diseases; revising provisions governing coverage for cancer as an occupational disease of certain firefighters; expanding the list of substances which are deemed to be known carcinogens that are reasonably associated with specific disabling cancers; providing that coverage for cancer as an occupational disease applies to a firefighter who has been employed for 2 years or more under certain circumstances; requiring certain annual physical examinations of firefighters who qualify for coverage for cancer as an occupational disease; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Under existing law, cancer which results in temporary disability, permanent disability or death is an occupational disease and compensable as such under the provisions of chapter 617 of NRS if the cancer develops or manifests itself out of and in the course of employment of a person who, for 5 years or more, has been employed as a full-time firefighter or has been acting as a volunteer firefighter and who, during the course of the employment, was exposed to a known carcinogen that is reasonably associated with the disabling cancer. Existing law also sets forth a list of substances that shall be deemed to be known carcinogens that are reasonably associated with specific disabling cancers. (NRS 617.453) This bill provides that coverage for cancer as an occupational disease applies if a firefighter has been employed for 2 years or more. This bill also expands the list of substances which are deemed to be known carcinogens that are reasonably associated with specific disabling cancers. In addition, this bill requires each firefighter who qualifies for coverage for cancer as an occupational disease to submit to an annual physical examination and requires the employer of the firefighter to pay for the physical examination.
THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 617.453 is hereby amended to read as follows:
617.453 1. Notwithstanding any other provision of this chapter, cancer,
resulting in either temporary or permanent disability, or death, is an occupational
disease and compensable as such under the provisions of this chapter if:
(a) The cancer develops or manifests itself out of and in the course of the
employment of a person who, for [5] 2 years or more, has been:
   (1) Employed in this State in a full-time salaried occupation of fire fighting
   for the benefit or safety of the public; or
   (2) Acting as a volunteer firefighter in this State and is entitled to the
benefits of chapters 616A to 616D, inclusive, of NRS pursuant to the provisions of
NRS 616A.145; and
(b) It is demonstrated that:
   (1) He was exposed, while in the course of the employment, to a known
carcinogen as defined by the International Agency for Research on Cancer or the
National Toxicology Program; and
2. With respect to a person who, for [5] 2 years or more, has been employed
in this State in a full-time salaried occupation of fire fighting for the benefit or
safety of the public, the following substances shall be deemed, for the purposes of
paragraph (b) of subsection 1, to be known carcinogens that are reasonably
associated with the following disabling cancers:
   (a) Diesel exhaust, formaldehyde and polycyclic aromatic hydrocarbon shall be
deemed to be known carcinogens that are reasonably associated with bladder
   cancer.
   (b) Acrylonitrile, formaldehyde and vinyl chloride shall be deemed to be
known carcinogens that are reasonably associated with brain cancer.
   (c) Diesel exhaust and formaldehyde shall be deemed to be known carcinogens
that are reasonably associated with colon cancer.
   (d) Formaldehyde shall be deemed to be a known carcinogen that is reasonably
associated with Hodgkin’s lymphoma.
   (e) Formaldehyde and polycyclic aromatic hydrocarbon shall be deemed to be
known carcinogens that are reasonably associated with kidney cancer.
   (f) Chloroform, soot and vinyl chloride shall be deemed to be known
carcinogens that are reasonably associated with liver cancer.
   (g) Acrylonitrile, benzene, formaldehyde, polycyclic aromatic hydrocarbon,
soot and vinyl chloride shall be deemed to be known carcinogens that are
reasonably associated with lymphatic or haematopoietic cancer.
   (h) Diesel exhaust, soot, aldehydes and polycyclic aromatic hydrocarbon
shall be deemed to be known carcinogens that are reasonably associated with
basal cell carcinoma, squamous cell carcinoma and malignant melanoma.
   (i) Acrylonitrile, benzene and formaldehyde shall be deemed to be known
carcinogens that are reasonably associated with prostate cancer.
   (j) Diesel exhaust, soot and polychlorinated biphenyls shall be deemed to be
known carcinogens that are reasonably associated with testicular cancer.
   (k) Diesel exhaust, benzene and X-ray radiation shall be deemed to be known
carcinogens that are reasonably associated with thyroid cancer.
3. The provisions of subsection 2 do not create an exclusive list and do not
preclude any person from demonstrating, on a case-by-case basis for the purposes
of paragraph (b) of subsection 1, that a substance is a known carcinogen that is reasonably associated with a disabling cancer.

4. Each employee who is to be covered for cancer pursuant to the provisions of this section shall submit to a physical examination, including:
   (a) Upon employment, a chest X-ray, a thyroid ultrasound scan, a blood panel, a urine occult blood test and:
      (1) For men, a prostate-specific antigen test; and
      (2) For women, a baseline mammogram; and
   (b) On an annual basis while employed, a thyroid ultrasound scan and, for men, a prostate-specific antigen test.

5. All physical examinations required pursuant to subsection 4 must be paid for by the employer.

6. Compensation awarded to the employee or his dependents for disabling cancer pursuant to this section must include:
   (a) Full reimbursement for related expenses incurred for medical treatments, surgery and hospitalization in accordance with the schedule of fees and charges established pursuant to NRS 616C.260 or, if the insurer has contracted with an organization for managed care or with providers of health care pursuant to NRS 616B.527, the amount that is allowed for the treatment or other services under that contract; and
   (b) The compensation provided in chapters 616A to 616D, inclusive, of NRS for the disability or death.

5. Disabling cancer is presumed to have developed or manifested itself out of and in the course of the employment of any firefighter described in this section. This rebuttable presumption applies to disabling cancer diagnosed after the termination of the person’s employment if the diagnosis occurs within a period, not to exceed 60 months, which begins with the last date the employee actually worked in the qualifying capacity and extends for a period calculated by multiplying 3 months by the number of full years of his employment. This rebuttable presumption must control the awarding of benefits pursuant to this section unless evidence to rebut the presumption is presented.

6. The provisions of this section do not create a conclusive presumption.

Sec. 2. This act becomes effective on July 1, 2009.