2199

2015-2016 Regular Sessions

IN ASSEMBLY

January 15, 2015

Introduced by M. of A. CAHILL -- read once and referred to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to providing incentives for productive workers' compensation audits

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

Section 1. The workers' compensation law is amended by adding a new section 112-a to read as follows:

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S 112-A. AUDITS OF EMPLOYERS. 1. (A) EMPLOYERS IN ALL CLASSES OTHER THAN THE CONSTRUCTION CLASS SHALL BE AUDITED NOT LESS FREQUENTLY THAN BIENNIALLY AND THE CHAIR OR BOARD MAY PROVIDE FOR MORE FREQUENT AUDITS EMPLOYERS INSPECIFIED CLASSIFICATIONS BASED ON FACTORS SUCH AS 7 AMOUNT OF PREMIUM, TYPE OF BUSINESS, LOSS RATIOS, OR OTHER RELEVANT FACTORS. IN NO EVENT SHALL EMPLOYERS IN THE CONSTRUCTION CLASS, GENERAT-8 9 ING MORE THAN THE AMOUNT OF PREMIUM REQUIRED TO BE EXPERIENCE RATED, BE AUDITED LESS FREQUENTLY THAN ANNUALLY. THE ANNUAL AUDITS REQUIRED FOR 10 CONSTRUCTION CLASSES SHALL BE A PHYSICAL, ONSITE REVIEW OF ORIGINAL 11 PAYROLL RECORDS, EMPLOYEE RECORDS, CHECKBOOKS, CASH BOOK (DISBURSEMENTS 12 AND RECEIPTS), GENERAL LEDGER, CONTRACTS, TAX RETURNS INCLUDING QUARTER-13 14 PAYROLL FILINGS, AND ORIGINAL CERTIFICATES OF INSURANCE. THE AUDIT SHALL BE CONDUCTED NO MORE THAN NINETY DAYS AFTER THE 15 EXPIRATION OF A POLICY PERIOD. AT THE COMPLETION OF AN AUDIT, IF REQUESTED BY THE AUDI-16 17 EMPLOYER OR OFFICER OF THE CORPORATION AND THE AUDITOR MUST PRINT AND SIGN THEIR NAMES ON THE AUDIT DOCUMENT AFFIRMING THE 18 ACCURACY 19 THE INFORMATION PROVIDED THEREIN. AS REQUIRED BY SECTION ONE HUNDRED 20 TWELVE OF THIS ARTICLE, EMPLOYERS SHALL MAKE AVAILABLE ALL BOOKS 21 RECORDS NECESSARY FOR THEPAYROLL VERIFICATION AUDIT AND PERMIT THE AUDITOR TO MAKE A PHYSICAL INSPECTION OF THE EMPLOYER'S OPERATION. 22 23 FAILS TO PROVIDE REASONABLE ACCESS TO ALL SUCH BOOKS AND EMPLOYER

24 RECORDS NECESSARY FOR A PAYROLL VERIFICATION AUDIT, INCLUDING A PHYSICAL 25 INSPECTION OF THE EMPLOYER'S OPERATION, THE EMPLOYER SHALL PAY AN ADDI-

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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1 TIONAL PREMIUM TO THE CARRIER OF THREE TIMES THE MOST RECENT ESTIMATED 2 ANNUAL PREMIUM.

- (B) IF AN EMPLOYER KNOWINGLY UNDERSTATES OR KNOWINGLY CONCEALS PAYROLL, KNOWINGLY MISREPRESENTS OR KNOWINGLY CONCEALS EMPLOYEE DUTIES SO AS TO AVOID PROPER CLASSIFICATION FOR PREMIUM CALCULATIONS, OR KNOW-INGLY MISREPRESENTS OR KNOWINGLY CONCEALS INFORMATION PERTINENT TO THE COMPUTATION AND APPLICATION OF AN EXPERIENCE RATING MODIFICATION FACTOR, SAID KNOWING MISREPRESENTATIONS OR KNOWING CONCEALMENTS SHALL BE CONSIDERED FRAUDULENT PRACTICES IN VIOLATION OF APPLICABLE PROVISIONS OF SECTION ONE HUNDRED FOURTEEN OF THIS ARTICLE AND INSURANCE FRAUD IN VIOLATION OF APPLICABLE PROVISIONS OF SECTION 176.05 OF THE PENAL LAW.
- 12 (C) IF DURING THE COURSE OF AN AUDIT CONDUCTED UNDER THIS SECTION, AN 13 INSURANCE CARRIER OBTAINS INFORMATION INDICATING A VIOLATION OF THE 14 PROVISIONS OF PARAGRAPH (B) OF THIS SUBDIVISION, THEN THE CARRIER SHALL 15 REPORT SUCH INFORMATION TO THE BOARD.
- 16 2. THIS SECTION SHALL NOT APPLY TO EMPLOYERS THAT SELF-INSURE OR 17 EMPLOYERS THAT ARE MEMBERS OF A WORKERS' COMPENSATION GROUP SELF-INSURED 18 TRUST.
- 19 3. FOR THE PURPOSES OF THIS SECTION, "CONSTRUCTION CLASS" MEANS THE 20 WORK OR OCCUPATION DESCRIBED IN "GROUP 3" OF SUBDIVISION ONE OF SECTION 21 THREE OF THIS CHAPTER.
- 22 S 2. This act shall take effect immediately.