## HB1220 L.002

## HOUSE COMMITTEE OF REFERENCE AMENDMENT Committee on Business Affairs & Labor.

## HB24-1220 be amended as follows:

- Amend printed bill, page 3, line 2, strike "(7)(b)(III) and".
- 2 Page 3, strike lines 4 through 9 and substitute "medical impairment
- 3 benefits how determined. (8) Medical impairment benefits -
- 4 determination of MMI for".
- 5 Page 3, strike lines 21 through 27.
- 6 Page 4, strike lines 1 through 3 and substitute "permanent partial
- 7 **disability payments.** (1) A claimant whose impairment rating is nineteen
- 8 percent or less may not receive more than seventy-five ONE HUNDRED
- 9 EIGHTY-FIVE thousand dollars from combined temporary disability
- 10 payments and permanent partial disability payments. A claimant whose
- impairment rating is greater than nineteen percent may not receive more
- than <del>one</del> THREE hundred <del>fifty</del> thousand dollars from combined temporary
- disability payments and permanent partial disability payments.
- 14 (2) For the purposes of this section, any mental impairment rating
- shall be combined with the physical impairment rating to establish a
- claimant's impairment rating for determining the applicable cap. For".
- Page 4, line 5, strike "these limits" THE LIMIT" and substitute "these limits".
- 18 Page 4, strike lines 22 through 27.
- 19 Page 5, strike line 1.
- 20 Renumber succeeding section accordingly.
- 21 Page 5, strike lines 12 through 14 and substitute:
- 22 "(2) Section".
- Page 5, line 16, strike "take" and substitute "takes".
- 24 Page 1, strike lines 106 through 109 and substitute "BENEFITS,
- 25 INCREASING THE TWO AGGREGATE LIMITS ON TEMPORARY AND
- 26 PERMANENT INJURY BENEFITS AND REQUIRING THE DIRECTOR OF THE
- 27 DIVISION OF WORKERS' COMPENSATION TO ADJUST THE LIMITS
- 28 ANNUALLY, AND REQUIRING A WORKERS'".

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