FINAL BILL REPORT

EHB 2390

C 164 L 94 Synopsis as Enacted

Brief Description: Clarifying statutes to reflect the organizational structure of the department of labor and industries.

By Representatives Finkbeiner, Heavey, Lisk, Chandler, Long, Forner, Conway, Johanson, Jones, Eide and Roland; by request of Department of Labor & Industries.

House Committee on Commerce & Labor Senate Committee on Labor & Commerce

Background: The statute creating the Department of Labor and Industries specifies five divisions within the department: Industrial Insurance, Industrial Safety and Health, Industrial Relations, Apprenticeship, and Building and Construction Safety Inspection Services. Four of the five divisions are to be headed by assistant directors who have authority, with approval of the director, to employ necessary staff. Although the department has changed its organization over the years, the statute has not been amended since 1974.

During 1993, the department began a reorganization that has resulted in four divisions and six regions. The four divisions are Consultation and Compliance Services, Administrative Services, Research and Information Services, and Insurance Services.

Beginning in 1921, the industrial welfare committee was responsible for reviewing and investigating working conditions in the state. The committee was composed of the director of the Department of Labor and Industries, the supervisor of industrial insurance, the supervisor of industrial relations, and the supervisor of women in industry. The committee was abolished in 1982 and the duties transferred to the director of the Department of Labor and Industries. References to the committee remain in the statute.

Summary: The requirement that the Department of Labor and Industries be divided into five divisions is deleted. A requirement is added that the department must be organized into divisions that promote efficient and effective performance of the agency's duties.

Other references to the five named divisions are deleted. References to duties to be performed under the divisions are changed to refer to the performance of duties delegated by the director of the department and by statute. References to the heads of the five named divisions as "assistant directors" are deleted and their authority to hire necessary staff is transferred to the director.

References to the industrial welfare committee are changed to refer to the director or the Department of Labor and Industries, with the director or the department being given the committee's responsibility over wages and working conditions.

Provisions are repealed that refer to meetings of the industrial welfare committee, that establish requirements to furnish information to the committee, and that establish an appeal process to the committee for persons aggrieved by a decision of the department.

Votes on Final Passage:

House 95 0 Senate 49 0

Effective: June 9, 1994