1 1292-S.E AMS FRAS S2919.1

2 ESHB 1292 - S AMD - 270
3 By Senators Fraser, Heavey and Franklin

4 NOT ADOPTED 4/15/97

On page 2, line 28, after "services." insert "The services provided must return the worker to his or her preinjury job or a job with the employer of record that has wages and benefits comparable to the worker's job at the time of the industrial injury."

--- END ---

EFFECT: Requires that the vocational services initiated by a retrospective rating employer or group must return the worker to the employer of record with the same job or a job with comparable wages and benefits.