By: Solomons H.B. No. 2198

Substitute the following for H.B. No. 2198:

By: Moreno of Harris C.S.H.B. No. 2198

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the certification of maximum medical improvement and
3	the impairment rating assigned to an employee in a claim for
4	workers' compensation benefits.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Section 408.123, Labor Code, is amended by
7	adding Subsections (d), (e), (f), and (g) to read as follows:
8	(d) Except as provided in subsections (e), (f) and (g), the
9	first valid certification of maximum medical improvement and the
10	first valid assignment of impairment rating to an employee are
11	final if the certification of maximum medical improvement and/or
12	the assigned impairment rating is not disputed within 90 days after
13	written notification of the maximum medical improvement and/or
14	assignment of impairment rating is provided to the claimant and the
15	carrier by verifiable means.

- (e) The first certification of maximum medical improvement
- 17 and/or impairment rating may be disputed after the 90-day period
- 18 <u>if:</u>
- 19 <u>(1) There is compelling medical evidence establishing</u>
- the following:
- 21 (A) a significant error on the part of the
- 22 certifying doctor in applying the appropriate American Medical
- 23 Association Guides and/or calculating the impairment rating;
- 24 (B) a clear mis-diagnosis or a previously

- 1 undiagnosed medical condition; or
- 2 (C) prior improper or inadequate treatment of the
- 3 injury which would render the certification of maximum medical
- 4 improvement or impairment rating invalid; or
- 5 (2) There are other compelling circumstances as
- 6 <u>established by Commission rule.</u>
- (f) If an employee has not been certified as having reached
- 8 maximum medical improvement before the expiration of 104 weeks from
- 9 the date on which income benefits begin to accrue or the expiration
- of the date of any extension under Section 408.104, the impairment
- 11 rating assigned after the end of the 104 weeks or after the end of
- 12 the extended period under Section 408.104 is final if the
- 13 impairment rating is not disputed within 90 days after written
- 14 notification of the maximum medical improvement and/or assignment
- of impairment rating is provided to the claimant and the carrier by
- 16 <u>verifiable means.</u>
- 17 (g) If a disputed certification of maximum medical
- improvement or assignment of impairment rating is finally modified,
- 19 overturned or withdrawn, the first subsequent certification and
- 20 assignment becomes final if it is not disputed within 90 days after
- 21 <u>written notification of maximum medical improvement and/or</u>
- 22 assignment of impairment rating is provided to the claimant and the
- 23 <u>carrier by verifiable means.</u>
- 24 SECTION 2. (a) This Act applies to certifications of
- 25 maximum medical improvement and assignment of impairment ratings on
- or after the effective date of this statute.
- 27 (b) This Act takes effect immediately if it receives a vote

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- of two-thirds of all the members elected to each house, as provided
- 2 by Section 39, Article III, Texas Constitution. If this Act does
- 3 not receive the vote necessary for immediate effect, this Act takes
- 4 effect September 1, 2003.