By: Zedler

1

H.B. No. 3022

A BILL TO BE ENTITLED

AN ACT

2 relating to the dispute by an insurer of a determination of specific 3 injuries and diagnoses in connection with a compensable injury in 4 certain workers' compensation claims. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Section 408.0042, Labor Code, is amended by 7 amending Subsection (c) and adding Subsection (c-1) to read as 8 follows:

9 (c) After the medical examination is performed, the 10 treating doctor shall submit to the insurance carrier a report that 11 details all injuries and diagnoses related to the compensable 12 injury, on receipt of which the insurance carrier shall:

13 (1) accept all injuries and diagnoses as related to14 the compensable injury; or

15 (2) dispute the determination of specific injuries and
16 diagnoses by requesting:

17 (A) an examination by a designated doctor under 18 Section 408.0041; or

19 (B) a benefit review conference under Section 20 <u>410.023</u>. 21 (c-1) If an insurance carrier does not dispute the 22 determination of specific injuries and diagnoses detailed in the 23 report submitted by the treating doctor under Subsection (c) on or

24 before the 90th day after the date the report is provided to the

1

H.B. No. 3022

1	insurance	carrier,	the	insuran	ce carri	_er v	waives	its	righ	t to
2	dispute th	ne determ.	inatio	n, unles	ss there	is a	findi	ng of	evid	lence
3	<u>that could</u>	not rease	onably	have bee	en discov	ered	earlie	r.		
4	SECI	ION 2.	The cha	ange in	law made	by t	this Ac	t app	lies	only

5 to a medical examination by a treating doctor that occurs on or 6 after the effective date of this Act. A medical examination that 7 occurs before that date is governed by the law as it existed 8 immediately before the effective date of this Act, and the former 9 law is continued in effect for that purpose.

10

SECTION 3. This Act takes effect September 1, 2013.