MINNESOTA RULES 2007

CHAPTER 5217 DEPARTMENT OF LABOR AND INDUSTRY MEDICAL AND REHABILITATION: REVIEWS

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5217.0280 [Repealed, 14 SR 1969]

5217.0300 DEFINITIONS.

Subpart 1. Scope. For the purposes of parts 5217.0300 to 5217.1000, the terms defined in this part have the meanings given them.

5217.0800	CONTESTED CASES.
5217.0900	SETTLEMENT AGREEMENTS.
5217.1000	DECISION AND ORDER AND APPEALS.

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Subp. 2. **Board.** "Board" means the Medical Services Review Board created by Minnesota Statutes, section 176.103, subdivision 3.

Subp. 3. Chair. "Chair" means the member selected by the board or panel to accomplish or delegate the administrative tasks of the board or panel and to take action as directed.

Subp. 4. Commissioner. "Commissioner" means the commissioner of the Department of Labor and Industry.

Subp. 5. Department. "Department" means the Department of Labor and Industry.

Subp. 6. **Executive secretary.** "Executive secretary" means the person assigned to the board or panel by the department to communicate with the parties concerning the procedural aspects of cases and to receive documents filed by the parties.

Subp. 7. **Panel.** "Panel" means the rehabilitation review panel created by Minnesota Statutes, section 176.102, subdivision 3.

Subp. 8. Party. "Party" means each person named as a party in the notice of hearing or later intervening as a party.

Subp. 9. Person. "Person" means an individual, business entity, or governmental unit.

Subp. 10. Quorum. "Quorum" means a majority of the total voting members.

Subp. 11. Voting members. "Voting members" means:

A. a member of the board or panel who is physically present at the meeting and who has not been disqualified; or

B. an alternate who has filled a vacancy or an absence.

Board alternates shall fill vacancies or absences for members as they appear for the meeting. The chair shall decide which alternates will serve as members if there is a controversy. Alternates shall fill vacancies according to their statutory classification.

Statutory Authority: MS s 176.102; 176.103

History: 15 SR 1877

5217.0400 ACTION.

No business shall be conducted without a quorum. The vote of a majority of the voting members present, so long as there is a quorum, is necessary for the board or panel to take any action.

Statutory Authority: MS s 176.102; 176.103

History: 15 SR 1877

5217.0500 OFFICERS.

At the first meeting after the last day of April of each year, the voting members shall elect from among their numbers persons to serve as chair and vice–chair. Persons elected shall take office at the first meeting following their election or through the duration of the meeting at which their successors are elected. Officers may be reelected. In the event of the absence of the chair and vice–chair the members may elect a member to have the same authority as the chair.

Statutory Authority: MS s 176.102; 176.103

History: 15 SR 1877

5217.0600 MEETINGS.

The board or panel shall schedule monthly meetings. Additional meetings may be scheduled by a majority vote at a monthly meeting.

Statutory Authority: MS s 176.102; 176.103

History: 15 SR 1877

5217.0700 DISQUALIFICATION OF BOARD OR PANEL MEMBER.

Any member of the board or panel shall voluntarily disqualify himself or herself and withdraw from any case in which the member cannot accord a fair and impartial hearing or

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consideration. At least ten days before the hearing, at which the board or panel votes to render a final decision, any party may request the disqualification of any board or panel member by filing an affidavit which states with particularity the grounds upon which it is claimed that a fair and impartial hearing cannot be accorded. The affidavit shall be filed with the executive secretary of the board or panel. If a party requests that a member be disqualified, the disqualification issue shall be determined by majority vote of the other members present even if the other members do not constitute a quorum.

Statutory Authority: MS s 176.102; 176.103 History: 15 SR 1877

5217.0800 CONTESTED CASES.

Subpart 1. Written exceptions. The parties may file written exceptions to the administrative law judge's report with the executive secretary of the board or panel no later than 20 calendar days after service and filing of the administrative law judge's report.

Written exceptions shall be accompanied by an affidavit stating that service of a copy of the written exceptions has been made upon all other parties to the action. In matters before the board, one clean copy suitable for imaging and 21 copies of written exceptions and arguments shall be filed with the executive secretary of the board; in matters before the panel, one clean copy suitable for imaging and 15 copies shall be filed with the executive secretary of the panel.

Subp. 2. **Reply written exceptions.** The parties may file reply written exceptions with the executive secretary of the board or panel within ten days after service and filing of the written exceptions. Reply written exceptions shall address only issues outlined in the opposing party's written exceptions and arguments. In matters before the board, one clean copy suitable for imaging and 21 copies with proof of service listing all other parties shall be filed with the executive secretary of the board; in matters before the panel, one clean copy suitable for imaging and 15 copies with proof of service listing all other parties shall be filed with the executive secretary of the panel.

Subp. 3. **Oral arguments.** The board or panel shall schedule oral argument. The board or panel shall notify the parties by first class mail as to the date set for oral argument at least 14 calendar days in advance.

Each party shall be allotted ten minutes for oral argument to the board or panel and five minutes for rebuttal argument. Any party may waive oral argument.

Subp. 4. **Representation.** A party may appear before the board or panel in person or through a representative. A representative of a party need not be an attorney. A nonattorney representative must not engage in the unauthorized practice of law as defined in Minnesota Statutes, section 481.02. If the panel or board is notified that the party will be represented, all documents required to be served on the party will also be served on the party's representative.

Statutory Authority: MS s 176.102; 176.103 History: 15 SR 1877; L 1998 c 294 s 7

5217.0900 SETTLEMENT AGREEMENTS.

Approval or disapproval of proposed settlement agreements that come before the board or panel shall be by affirmative vote of at least a majority of voting members present so long as there is a quorum. The chair shall execute approved settlement agreements on behalf of the board or panel.

Statutory Authority: *MS s* 176.102; 176.103

History: 15 SR 1877

5217.1000 DECISION AND ORDER AND APPEALS.

Every decision and order in a contested case shall be in writing, shall be by a majority of voting members present so long as there is a quorum, and shall contain a statement of findings of fact, conclusions of law, and an order of the board or panel. Parties to the proceedings and Office of Administrative Hearings shall be served in person or by first class mail with a copy of the findings and order.

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Final decisions of the board or panel in a contested case may be appealed to the Workers' Compensation Court of Appeals pursuant to the procedures in Minnesota Statutes, section 176.421, except that all appeals shall be filed through the executive secretary of the board or panel.

Statutory Authority: *MS s* 176.102; 176.103 **History:** 15 SR 1877

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