11-1900-8006-1

STATE OF MINNESOTA OFFICE OF ADMINISTRATIVE HEARINGS

FOR THE MINNESOTA DEPARTMENT OF LABOR AND INDUSTRY

In the Matter of the Proposed
Permanent Rules Relating to Horkers'
Compensation: Managed Care;
Independent Medical Examination Fees;
Rules of Practice; Relative Value
Medical Fee Schedule and Medical
Rules of Practice; and Independent
Contractors (Minnesota Rules Chapters
5218, 5219, 5220, 5221, and 5224)

ORDER OF THE CHIEF ADMINISTRATIVE LAN-JUDGE REGARDING: THE THIRD REPORT OF THE ADMINISTRATIVE LAN JUDGE RELATING TO WORKERS: COMPENSATION RULES OF PRACTICE

WHEREAS, hearings were held on July 27, 28, 29 and 30, 1993, before Barbara L. Nellson, an Administrative Law Judge of the Office of Administrative Hearings, on the above-entitled matter in compliance with the rule-making provisions of Minn. Stat. Ch. 14; and

WHEREAS, the Report of Administrative Law Judge made pursuant to Minn. Stat. § 14.50, was issued to the Department of Labor and Industry ("Department"); and

MHEREAS, the Department has now determined to adopt the rules; and

WHEREAS, the Department has submitted the rules to the Chief Administrative Law Judge for review pursuant to Minn. Stat. §§ 14.16, 14.51. and Minn. Rule 1400.1200; and

MHEREAS, the Chief Administrative Law Judge finds that the final proposed rules are not substantially different from those proposed at the public hearing and that the Department has cured the defects in the rules as required.

NOW, THEREFORE, upon receipt of this Order, the Department has the responsibility of filing the rules with the Secretary of State and publishing the adoption of the rules in the State Register in accordance with Minn. Stat. § 14.18.

Dated this 12 day of April, 1994.

KEVIN E. JOHNSON

Chief Administrative Law Judge