# Second Regular Session Seventy-third General Assembly STATE OF COLORADO

# **INTRODUCED**

LLS NO. 22-0606.01 Kristen Forrestal x4217

**SENATE BILL 22-035** 

### SENATE SPONSORSHIP

Rodriguez,

## HOUSE SPONSORSHIP

(None),

**Senate Committees**Business, Labor, & Technology

### **House Committees**

# A BILL FOR AN ACT CONCERNING THE OCCUPATIONAL ACCIDENT INSURANCE COVERAGE THAT INDEPENDENT CONTRACTORS OF CARRIERS MAY ACQUIRE PURSUANT TO STANDARDS SET BY THE DIVISION OF INSURANCE.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Under current law, common carriers and contract carriers may use independent contractors for transportation services. The contract must provide for coverage under either workers' compensation or an occupational accident insurance policy that provides "similar coverage" to that available under workers' compensation. "Similar coverage" must

meet or exceed standards set by the division of insurance and is defined to require benefits that are at least comparable to the benefits offered under the workers' compensation system. The bill amends the definition of "similar coverage" by repealing this "comparable benefits" requirement.

*Be it enacted by the General Assembly of the State of Colorado:* 1 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 hereby: 4 (a) Finds that: 5 (I) During the COVID-19 pandemic, trucking companies and their 6 drivers have been essential in keeping medical equipment, groceries, 7 cleaning and sanitizing supplies, and other crucial materials moving 8 through the supply chain; 9 (II) Truck drivers have been on the front lines from the beginning 10 of this crisis, making critical deliveries to address the everyday needs of 11 the public and keep the state's economy going; 12 (III) It has been very difficult for truck drivers to remain safe, 13 particularly at the start of the pandemic, and while many workers in other 14 sectors of the economy have been able to operate remotely or stay home, 15 truck drivers cannot; and 16 (IV) By performing their duties, truck drivers have placed 17 themselves at risk for the greater good, many have fallen sick, and some 18 have tragically passed away; 19 (b) Determines that: 20 (I) Like other small businesses, those in the trucking industry have 21 been hard hit, especially small, one-truck, one-person businesses known 22 as owner-operators; 23 (II) Owner-operators are independent contractors who own and

-2- SB22-035

1 operate their own trucks and transport goods and freight for shippers or 2 under contract with another trucking operator or business; 3 (III) A large percentage of these small trucking owner-operators 4 are minority or disadvantaged businesses, and as independent businesses, 5 these owner-operators are responsible for all business-related expenses, 6 including occupational accident insurance; The higher costs of conducting business during the 7 (IV) 8 COVID-19 pandemic, along with greater uncertainty as to freight 9 volumes and lower freight rates for many of these small owner-operators, 10 have hurt both cash flow and the bottom line for these small 11 owner-operators, many of whom are facing possible loss or closure of 12 their businesses without some assistance; and 13 (V) As the pandemic continues in 2022, the state and the economy 14 will continue to be heavily dependent on the trucking industry and small 15 owner-operators, and without some action, Colorado may lose more of 16 these small businesses due to the financial strains that have been placed 17 upon them during this time; and 18 (c) Declares that: 19 (I) To alleviate some of the financial stress on these small 20 independent trucking businesses, it is critical that they have access to an 21 affordable insurance option for work-related injury coverage; 22 (II) This option, occupational accident insurance, is readily 23 available in other states, but due to restrictions in current Colorado law, 24 similar affordable policies cannot be offered in Colorado unless a change 25 is made to the law; 26 (III) Occupational accident insurance is a product that ensures the

protection of and affordability for these small, often minority-owned,

27

-3- SB22-035

1 businesses as they establish themselves and potentially grow their 2 footprint in Colorado; and 3 (IV) Having access to an occupational accident insurance product 4 allows these small trucking companies to compete in neighboring states 5 that already provide access to this important insurance product. 6 **SECTION 2.** In Colorado Revised Statutes, 40-11.5-102, amend 7 (5)(b) introductory portion and (5)(b)(I) as follows: 8 40-11.5-102. Lease provisions - definitions - rules. (5) (b) For 9 purposes of AS USED IN this subsection (5), "similar coverage": 10 (I) Means insurance benefits designed for independent contractors 11 and sole proprietors who reject workers' compensation coverage and 12 elect, pursuant to this subsection (5), coverage providing medical, 13 temporary and permanent disability, death and dismemberment, and 14 survivor benefits that are subject to regulation by the division of 15 insurance in the department of regulatory agencies. The specifications of 16 the insurance, including coverages, exclusions, policy limits, and the 17 amount, if any, of any deductibles or copayments, must be filed with the 18 division of insurance. The specifications must meet or exceed standards 19 set by the division of insurance. and the standards must specify that the 20 benefits offered by the insurance coverage must be at least comparable to 21 the benefits offered under the workers' compensation system. 22 **SECTION 3.** Act subject to petition - effective date. This act 23 takes effect at 12:01 a.m. on the day following the expiration of the 24 ninety-day period after final adjournment of the general assembly; except 25 that, if a referendum petition is filed pursuant to section 1 (3) of article V 26 of the state constitution against this act or an item, section, or part of this

act within such period, then the act, item, section, or part will not take

27

-4- SB22-035

- 1 effect unless approved by the people at the general election to be held in
- November 2022 and, in such case, will take effect on the date of the
- 3 official declaration of the vote thereon by the governor.

-5- SB22-035