Article - Labor and Employment

§9–673.

(a) The Commission shall:

- (1) refer a covered employee who is entitled to vocational rehabilitation services under § 9-672 of this Part XI of this subtitle to an appropriate vocational rehabilitation provider; and
- (2) obtain from the provider a vocational rehabilitation plan that includes:
 - (i) a vocational assessment; and
- (ii) recommendations for vocational rehabilitation services reasonably necessary to return the disabled covered employee to suitable gainful employment.
- (b) In determining whether employment is suitable gainful employment, consideration shall be given to:
- (1) the qualifications, interests, incentives, earnings before the accidental personal injury or date of disablement from the occupational disease, and future earning capacity of the covered employee;
- (2) the nature and extent of the disability of the covered employee; and
 - (3) the current and future condition of the labor market.
- (c) On receipt of a vocational rehabilitation plan, the Commission promptly shall give written notice of the contents of the plan to each party.
- (d) (1) Within 15 days after the day of written notification by the Commission of the contents of the vocational rehabilitation plan, any party in interest may request a hearing to contest the plan.
- (2) At the hearing, the parties may present additional evidence as necessary.
 - (3) After the hearing, the Commission shall:

- (i) wholly or partly accept or reject the vocational rehabilitation plan; and
- $\mbox{\ \ (ii)\ \ }$ pass an appropriate order about vocational rehabilitation of the covered employee.