

**BRUYNS Fred H \* DCBS**

---

**From:** Megan Chrisman <meganchrisman@oregonbusinessindustry.com>  
**Sent:** Wednesday, June 20, 2018 2:19 PM  
**To:** BRUYNS Fred H \* DCBS  
**Subject:** RE: Proposed Changes to OAR 436-120, Vocational Assistance to Injured Workers  
**Attachments:** OAR 436-120.pdf

Dear Mr. Bruyns:

On behalf of the members of Oregon Business & Industry, we respectfully request that the Workers' Compensation Division postpone implementing rules pursuant to the Chu decision. This case is on appeal to the Oregon Supreme Court and as of today a decision on reviewing this case has not been made. If the Court does consider this case, having rules implementing the Chu decision could create chaos if the decision is overturned.

We have no objection going forward with the rules for calculating the weekly wage.

Respectfully,

**Megan Chrisman** | Senior Associate, Legislative Affairs

**Oregon Business & Industry**

P: 503.576.4879 | C 503.267.8578 | E: [meganchrisman@oregonbusinessindustry.com](mailto:meganchrisman@oregonbusinessindustry.com)

1149 Court Street NE | Salem, OR 97301 | [www.oregonbusinessindustry.com](http://www.oregonbusinessindustry.com)

June 20, 2018

**Via Email**

Mr. Fred Bruyns, Rules Coordinator  
Workers' Compensation Division  
fred.h.bruyns@oregon.gov

**Re: Proposed Changes to OAR 436-120, Vocational Assistance to Injured Workers**

Dear Mr. Bruyns:

On behalf of the members of Oregon Business & Industry, we respectfully request that the Workers' Compensation Division postpone implementing rules pursuant to the Chu decision. This case is on appeal to the Oregon Supreme Court and as of today a decision on reviewing this case has not been made. If the Court does consider this case, having rules implementing the Chu decision could create chaos if the decision is overturned.

We have no objection going forward with the rules for calculating the weekly wage.

Respectfully,

Megan Chrisman  
Senior Associate, Legislative Affairs  
Oregon Business & Industry