### State of Florida Division of Administrative Hearings

Charles J. Crist, Jr. Governor

Robert S. Cohen
Director and Chief Judge
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### LONG RANGE PROGRAM PLAN

September 29, 2010

Jerry L. McDaniel, Director Office of Policy and Budget Executive Office of the Governor 1701 Capitol Tallahassee, Florida 32399-0001

JoAnne Leznoff, Council Director House Full Appropriations Council 221 Capitol Tallahassee, Florida 32399-1300

David Coburn, Staff Director Senate Policy and Steering Committee on Ways and Means 201 Capitol Tallahassee, Florida 32399-1300

Dear Directors.

Pursuant to Chapter 216, *Florida Statutes*, our Long Range Program Plan (LRPP) for the Division of Administrative Hearings is submitted in the format prescribed in the LRPP instructions. The information provided electronically and contained herein is a true and accurate presentation of our mission, goals, objectives and measures for Fiscal Year 2011-12 through Fiscal Year 2015-2016. The link to the LRPP, located on the Florida Fiscal Portal, may be found on the Division's web site at: <a href="http://www.doah.state.fl.us/internet/annualReports.cfm">http://www.doah.state.fl.us/internet/annualReports.cfm</a>

Sincerely,

Robert S. Cohen

Director and Chief Judge

/cjw

### **DIVISION OF ADMINISTRATIVE HEARINGS**



## LONG RANGE PROGRAM PLAN

## FISCAL YEAR 2011-2012 THROUGH FISCAL YEAR 2015-2016

**September 29, 2010** 

# MISSION OF THE DIVISION OF ADMINISTRATIVE HEARINGS

### Impartially Adjudicate Disputes

To provide a uniform and impartial forum for the trial and resolution of disputes between private citizens and organizations and agencies of the state in an efficient and timely manner.

To maintain a statewide mediation and adjudication system for the efficient and timely resolution of disputed workers' compensation claims.

# GOAL OF THE DIVISION OF ADMINISTRATIVE HEARINGS

Improve the statewide adjudication and mediation processes.

# OBJECTIVES OF THE DIVISION OF ADMINISTRATIVE HEARINGS

**GOAL 1:** Improve the statewide adjudication and mediation processes.

OBJECTIVE 1A: To increase the number of administrative law cases that can reasonably be closed within 120 days after filing to a rate greater than the baseline year rate and maintain that rate increase throughout the planning period.

OBJECTIVE 1B: To increase the number of petitions for benefits that can reasonably be closed within the statutory timeframe to a rate greater than the baseline year rate and maintain that rate increase throughout the planning period.

# SERVICE OUTCOMES AND PERFORMANCE PROJECTIONS TABLES OF THE DIVISION OF ADMINISTRATIVE HEARINGS

**GOAL 1:** Improve the statewide adjudication and mediation processes.

**OBJECTIVE 1A:** To increase the number of administrative law cases that can reasonably be closed within

120 days after filing to a rate greater than the baseline year rate and maintain that rate

increase throughout the planning period.

**OUTCOME:** Percent of cases closed within 120 days after filing.

Baseline FY 1998-99	FY 2011-12	FY 2012-13	FY 2013-14	FY 2014-15	FY 2015-16
61%	76%	76%	76%	76%	76%

**OBJECTIVE 1B:** To increase the number of petitions for benefits that can reasonably be closed within

the statutory timeframe to a rate greater than the baseline year rate and maintain that

rate increase throughout the planning period.

**OUTCOME:** Percent of petitions closed within the statutory timeframe.

Baseline FY 2003-04	FY 2011-12	FY 2012-13	FY 2013-14	FY 2014-15	FY 2015-16
40%	80%	80%	80%	80%	80%

### **DIVISION OF ADMINISTRATIVE HEARINGS**

### TRENDS AND CONDITIONS STATEMENT

The Division of Administrative Hearings (DOAH) is unique because it is a small, independent, quasi-judicial agency established within the Department of Management Services for the provision of support services only. The Division has only two programs (services): Adjudication of Disputes and Workers' Compensation Appeals. These programs are mutually exclusive and equally important to the State of Florida. Hence, they are equally weighted as the Division's "number one" priority. No substantive revisions to the Division's programs or current structure are recommended over the five-year planning period.

With regard to the Adjudication of Disputes program, the Division of Administrative Hearings provides independent Administrative Law Judges (ALJs) to conduct hearings pursuant to Sections 120.569 and 120.57(1), Florida Statutes, pursuant to other law, and under contract with governmental entities. The judges are not subject to control, supervision, or direction by any party or any department or commission of state government.

On October 1, 2001, the Workers' Compensation Appeals Program, Office of the Judges of Compensation Claims (OJCC), was transferred to the Division of Administrative Hearings from the Department of Labor and Employment Security. The primary responsibility of this program is to dispose of disputed workers' compensation claims through mediation and adjudication. The Office of the Judges of Compensation Claims is created in Section 440.45(1), Florida Statutes. The conducting of pre-trial and final hearings is mandated in Section 440.25, Florida Statutes, and the mandatory mediation program is outlined also in Section 440.25, Florida Statutes. Other duties of the Office of the Judges of Compensation Claims are detailed throughout Chapter 440, Florida Statutes.

In 2009, DOAH continued implementation of its electronic filing applications. For the Adjudication of Disputes program, 18,230 documents were electronically filed by practitioners. For the Workers' Compensation Appeals program, 430,548 documents were electronically filed. The Division is committed to continuing to promote the use of electronic services over traditional means of filing and serving documents. Electronic service of orders issued by the OJCC and by Administrative Law Judges has been implemented in all cases where the parties of record have provided email addresses to the Division. Online initiation of new cases has also been implemented. The savings to the users of electronic filing, in terms of paper, postage, and time, has already registered in the tens of thousands of dollars and will continue to grow as the technology is more widely accepted by users of the Division's services or becomes mandatory based upon statutory changes.

Under new provisions of Subsection 120.53(2)(a), Florida Statutes, all state agencies now have an option to electronically transmit their agency orders to the Division's website for indexing purposes. To date, two agencies (the Department of Agriculture and Consumer Services and the Department of Environmental Protection) have taken advantage of this new provision. Several additional agencies are considering using the Division to index and display via website their final agency orders.

The primary outcome measure for the Adjudication of Disputes service relates to the timeliness of the adjudication process. In Fiscal Year (FY) 2009-10, the Division closed 80% of its cases within 120 days after filing. The Division also scheduled for hearing 87% of its cases within 90 days after filing. This success is attributed primarily to policies and procedures that were implemented when the Division began operating under "Performance-Based Program Budgeting" principles in FY 2000-01. These policies and procedures require more expeditious scheduling of hearings and closure of cases. The FY 2011-12 requested standards equal prior-year approved standards.

The primary outcome measure for the Workers' Compensation Appeals service also relates to the timeliness of the adjudication process. In FY 2009-10, the OJCC closed 83% of petitions within the statutory timeframe of 210 days. Due to continued efforts in data maintenance, timely docketing of orders, and added database functionality, this program's performance has significantly improved over the last few years. The FY 2011-12 requested standards equal prior-year approved standards.

The Mediation activity also improved its timeliness performance in FY 2009-10. Although the resolution rate fell slightly to 49%, the number of partial resolutions remained at 16%. The partial resolution of issues decreases the length and often the complexity of hearings. Mediation timeliness improved; 94% of mediations were held within 130 days, and all of the mediators achieved the goal of holding mediations within an average of 130 days.

Funds and positions appropriated to the Division do not impact demand. Demand for the Adjudication of Disputes program is defined as the number of cases filed by the parties to administrative proceedings, including those cases that are carried forward from the preceding fiscal year. Demand for the Workers' Compensation Appeals program is defined as the number of petitions for benefits filed, including those petitions that are carried forward from the preceding fiscal year. Parties will continue to file cases at a rate independent of the Division's funding and workforce levels. The Division has no control over the demand for its services.

The Division is not aware of any significant policy changes that could affect its FY 2011-12 Legislative Budget Request (LBR). There are no requested changes in the Division's approved programs, services or activities that would require substantive legislative action, including elimination of or combining its programs, services, or activities. During the upcoming Legislative session, the Legislature may consider mandating electronic filing of pleadings with the Division. Although there may be a small cost associated with implementation, the Division should be able to absorb the cost within its existing

resources. The expansion of electronic filing will result in increased cost savings for the practitioners as well as the Division.

In February, 2010, the Auditor General's Office announced that it would perform an operational audit of the Department of Management Services and related entities including the Division of Administrative Hearings. This audit will be for the period July 1, 2008 through February 28, 2010. As stated in the correspondence from the Auditor General's Office, the objectives of an operational audit are to evaluate management's performance and the effectiveness of established internal controls in achieving compliance with controlling laws, administrative rules, and other guidelines; the economic and efficient operation of state government; the reliability of records and reports; and the safeguarding of assets. This audit is currently in progress and the Division will review and respond to any applicable findings once the report has been issued. The Division is not aware of any other studies or task forces in progress that are related to either of its services.

### **DIVISION OF ADMINISTRATIVE HEARINGS**

# PERFORMANCE MEASURES AND STANDARDS - LRPP EXHIBIT II

### **LRPP Exhibit II - Performance Measures and Standards**

Program: Adjudication of Disputes	Code: 72970100
Service/Budget Entity: Adjudication of Disputes	Code: 72970100

NOTE: Approved primary service outcomes must be listed first.

The rest of the second	Approved <b>Prior</b>		Approved	Requested
Approved Performance Measures for	Year Standard	Prior Year Actual	Standards for	FY 2011-12
FY 2010-11	FY 2009-10	FY 2009-10	FY 2010-11	Standard
(Words)	(Numbers)	(Numbers)	(Numbers)	(Numbers)
Percent of cases closed within 120 days after filing	76%	80%	76%	76%
Percent of cases scheduled for hearing within 90 days after filing	90%	87%	90%	90%
Number of cases closed	4,424	7,112	6,000	6,000
Percent of professional licensure cases closed within 120 days	77%	67%	77%	77%
after filing				
Percent of professional licensure cases scheduled for hearing	95%	94%	95%	95%
within 90 days after filing				

### **LRPP Exhibit II - Performance Measures and Standards**

Program: Worker Comp/Judges	Code: 72970200
Service/Budget Entity: Worker Comp/Judges	Code: 72970200

NOTE: Approved primary service outcomes must be listed first.

	Approved <b>Prior</b>		Approved	Requested
Approved Performance Measures for	Year Standard	Prior Year Actual	Standards for	FY 2011-12
FY 2010-11	FY 2009-10	FY 2009-10	FY 2010-11	Standard
(Words)	(Numbers)	(Numbers)	(Numbers)	(Numbers)
Percent of petitions closed within the statutory timeframe	67%	83%	80%	80%
Number of petitions closed	45,000	74,087	65,000	65,000
Average number of days from date petition filed to date petition	210	177	210	210
closed				
Percent of timely held mediations (130 days)	86%	94%	86%	86%
Number of mediations held	28,000	19,864	20,000	20,000
Percent of concluded mediations resulting in resolution (all issues	52%	49%	52%	52%
except attorneys fees)				

### **DIVISION OF ADMINISTRATIVE HEARINGS**

## ASSESSMENT OF PERFORMANCE FOR APPROVED PERFORMANCE MEASURES -LRPP EXHIBIT III

LRPP Exhibit III: PERFORMANCE MEASURE ASSESSMENT						
Program: Adjudic Service/Budget Entity	vision of Administrative ation of Disputes : Adjudication of Dispu of Cases Scheduled for l	tes	s After Filing			
Performance Asses						
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference			
90%	87%	(3%)	(3%)			
three Administrative La also held vacant several deficiencies. These fac standard.	k all that apply): es incorrect ce has been reduced by 15 w Judge (ALJ) positions of ALJ positions for part of tors may be responsible for	during this period. In FY the year to manage antic	craining entify)  d it has lost a total of 2009-10, the Division ipated budget			
External Factors (check all that apply):  Resources Unavailable Legal/Legislative Change Target Population Change Other (Identify) - Caseload increase and due process rights.  Current Laws Are Working Against The Agency Mission  Explanation: In FY 2009-10, the Division's caseload increased by 6% and the number of hearings conducted by its judges increased by over 5%. These increases may have contributed to the lower performance level.  The ability to schedule hearings and close cases within a set period of time as established by the						
The ability to schedule hearings and close cases within a set period of time as established by the Legislature is dependent on: (1) a cooperative effort by the Division, the parties, and counsel for the parties, (2) the requirement of the Florida and United States Constitutions to ensure that parties are not denied their due process rights (which includes the ability to properly prepare for hearing and to present relevant evidence through exhibits and witnesses), and (3) Legislative time requirements in certain cases.						

While a large majority of cases can be initially scheduled for hearing within 90 days of filing, the ability to actually hear a case as actually scheduled is often compromised, not by the lack of availability of Division personnel to conduct the hearing, but rather by the unavailability of a party, counsel for a party, or crucial witnesses; the inability of the parties, due to the complexity of a case, to complete "discovery" and otherwise prepare for the hearing; and Legislative time requirements in some limited cases.

Additionally, once a case actually goes to hearing, Chapter 120, Florida Statutes, provides that the parties may file proposed orders for consideration of the administrative law judge in

Additionally, once a case actually goes to hearing, Chapter 120, Florida Statutes, provides that the parties may file proposed orders for consideration of the administrative law judge in preparing his or her order. Before this is done, due process requires that the parties be given time to have a transcript of the hearing prepared and filed, a process which can take anywhere from ten days to months, depending on the complexity of the case. The time parties need to prepare their proposed orders can also take from ten days (the minimum allowed by rule) to months, again depending on the complexity of the case.

All these factors impact the ability of the Division to quickly schedule hearings and close cases.

Management Efforts to Address Differences/Problems (check all that apply):

☐ Training	Technology
Personnel	Other (Identify): -
	Implementation of internal
	policies.
<b>Recommendations:</b>	
The Division began operating under "Performance-Based 1, 2000 and instituted new policies that require more expectosure of cases. The Division's performance has significated years and efficiencies most likely have been maximized. combined with a decreased staffing level of Administrative few years, supports the Division's request that this measurement.	editious scheduling of hearings and cantly improved over the last ten fiscal This maximization of efficiencies, ve Law Judge positions during the last
maintained at 90%.	

Office of Policy and Budget – July 2010

LRPP Exhibit III: PERFORMANCE MEASURE ASSESSMENT						
Department: DMS/Division of Administrative Hearings Program: Adjudication of Disputes Service/Budget Entity: Adjudication of Disputes Measure: Percent of Professional Licensure (PL) Cases Closed Within 120 Days After Filing						
Performance	ce Asses	sment of	Outcome Measu Output Measure nance Standards	re	:	of Measure of Measure
Approved Star	ndard		l Performance Results	Differe (Over/U		Percentage Difference
77%			67%	(10%	(o)	(13%)
Factors Accounting for the Difference:  Internal Factors (check all that apply):  ☐ Personnel Factors ☐ Staff Capacity ☐ Competing Priorities ☐ Level of Training ☐ Previous Estimate Incorrect ☐ Other (Identify)  Explanation:  This program's workforce has been reduced by 15% since FY 2003-04, and it has lost a total of three Administrative Law Judge (ALJ) positions during this period. In FY 2009-10, the Division also held vacant several ALJ positions for part of the year to manage anticipated budget deficiencies. These factors may be responsible for the Division not meeting its performance standard.						
External Factors (check all that apply):  Resources Unavailable Legal/Legislative Change Target Population Change This Program/Service Cannot Fix The Problem Current Laws Are Working Against The Agency Mission  Explanation: In FY 2009-10, the Division's caseload increased by 6% and the number of hearings conducted by its judges increased by over 5%. These increases may have contributed to the lower performance level.						
The ability to schedule hearings and close cases within a set period of time as established by the Legislature is dependent on: (1) a cooperative effort by the Division, the parties, and counsel for the parties, (2) the requirement of the Florida and United States Constitutions to ensure that parties are not denied their due process rights (which includes the ability to properly prepare for hearing and to present relevant evidence through exhibits and witnesses), and (3) Legislative time requirements in certain cases.						

While a large majority of cases can be initially scheduled for hearing within 90 days of filing, the ability to actually hear a case as actually scheduled is often compromised, not by the lack of availability of Division personnel to conduct the hearing, but rather by the unavailability of a party, counsel for a party, or crucial witnesses; the inability of the parties, due to the complexity of a case, to complete "discovery" and otherwise prepare for the hearing; and Legislative time requirements in some limited cases.

Additionally, once a case actually goes to hearing, Chapter 120, Florida Statutes, provides that the parties may file proposed orders for consideration of the administrative law judge in preparing his or her order. Before this is done, due process requires that the parties be given time to have a transcript of the hearing prepared and filed, a process which can take anywhere from ten days to months, depending on the complexity of the case. The time parties need to prepare their proposed orders can also take from ten days (the minimum allowed by rule) to months, again depending on the complexity of the case.

Finally, in professional licensure cases, many of the licensees request a delay in scheduling their hearings (and thus closing their cases) until any criminal charges against them have been resolved in another forum.

All these factors impact the ability of the Division to quickly schedule hearings and close cases.

<b>Management Efforts to Address Differ</b>	ences/Problems (check all that apply):
☐ Training	Technology
Personnel	Other (Identify): -
	Implementation of internal
	policies.
D J. 4	<del>-</del>

### **Recommendations:**

The Division began operating under "Performance-Based Program Budgeting" principles on July 1, 2000 and instituted new policies that require more expeditious scheduling of hearings and closure of cases. The Division's performance has significantly improved over the last ten fiscal years and efficiencies most likely have been maximized. This maximization of efficiencies, combined with a decreased staffing level of Administrative Law Judge positions during the last few years, supports the Division's request that this measure's FY 2011-12 standard be maintained at 77%.

Office of Policy and Budget – July 2010

LRPP Exhibit	t III: PERFORMA	NCE MEASURE AS	SSESSMENT		
Program: Adjudic Service/Budget Entity Measure: Percent	vision of Administrative ation of Disputes : Adjudication of Dispu of Professional Licensu 90 Days After Filing	ites	d for Hearing		
Performance Asses Adjustment of GAA	sment of <u>Outcome</u> Measusment of <u>Output</u> Measure A Performance Standards	Deletion of	of Measure of Measure		
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference		
95%	94%	(1%)	(1%)		
Factors Accounting for the Difference:  Internal Factors (check all that apply):  ☐ Personnel Factors ☐ Staff Capacity ☐ Competing Priorities ☐ Level of Training ☐ Previous Estimate Incorrect ☐ Other (Identify)  Explanation:  This program's workforce has been reduced by 15% since FY 2003-04, and it has lost a total of three Administrative Law Judge (ALJ) positions during this period. In FY 2009-10, the Division also held vacant several ALJ positions for part of the year to manage anticipated budget deficiencies. These factors may be responsible for the Division not meeting its performance standard.					
External Factors (check all that apply):  Resources Unavailable Legal/Legislative Change Target Population Change Other (Identify) - Caseload increase and due process rights.  Current Laws Are Working Against The Agency Mission  Explanation: In FY 2009-10, the Division's caseload increased by 6% and the number of hearings conducted by its judges increased by over 5%. These increases may have contributed to the lower performance level.					
Legislature is dependent the parties, (2) the requiparties are not denied the	hearings and close cases at on: (1) a cooperative efficient of the Florida and heir due process rights (whelevant evidence through rtain cases.	fort by the Division, the United States Constituting the high includes the ability the states are the states ar	parties, and counsel for ons to ensure that to properly prepare for		

While a large majority of cases can be initially scheduled for hearing within 90 days of filing, the ability to actually hear a case as actually scheduled is often compromised, not by the lack of availability of Division personnel to conduct the hearing, but rather by the unavailability of a party, counsel for a party, or crucial witnesses; the inability of the parties, due to the complexity of a case, to complete "discovery" and otherwise prepare for the hearing; and Legislative time requirements in some limited cases.

Additionally, once a case actually goes to hearing, Chapter 120, Florida Statutes, provides that the parties may file proposed orders for consideration of the administrative law judge in preparing his or her order. Before this is done, due process requires that the parties be given time to have a transcript of the hearing prepared and filed, a process which can take anywhere from ten days to months, depending on the complexity of the case. The time parties need to prepare their proposed orders can also take from ten days (the minimum allowed by rule) to months, again depending on the complexity of the case.

Finally, in professional licensure cases, many of the licensees request a delay in scheduling their hearings (and thus closing their cases) until any criminal charges against them have been resolved in another forum.

All these factors impact the ability of the Division to quickly schedule hearings and close cases.

Management Efforts to Address Difference	es/ <b>Problems</b> (check all that apply):
Training	☐ Technology
Personnel	Other (Identify): -
	Implementation of internal
	policies.

### **Recommendations:**

The Division began operating under "Performance-Based Program Budgeting" principles on July 1, 2000 and instituted new policies that require more expeditious scheduling of hearings and closure of cases. The Division's performance has significantly improved over the last ten fiscal years and efficiencies most likely have been maximized. This maximization of efficiencies, combined with a decreased staffing level of Administrative Law Judge positions during the last few years, supports the Division's request that this measure's FY 2011-12 standard be maintained at 95%.

Office of Policy and Budget - July 2010

LRPP Exhibit III: PERFORMANCE MEASURE ASSESSMENT			
Program: Worke Service/Budget Entity		als - Judges of Compens ion Appeals - Judges of	ation Claims
Action:       □ Performance Assessment of Outcome Measure       □ Revision of Measure         ☑ Performance Assessment of Output Measure       □ Deletion of Measure         ☐ Adjustment of GAA Performance Standards			
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference
28,000	19,864	(8,136)	(29%)
Factors Accounting for the Difference: Internal Factors (check all that apply):  ☐ Personnel Factors ☐ Competing Priorities ☐ Level of Training ☐ Previous Estimate Incorrect ☐ Other (Identify)  Explanation:		raining	
number of incoming pe	titions for benefits was m	ed on data from previous for the higher.	iscal years, when the
External Factors (check all that apply):  Resources Unavailable Legal/Legislative Change Target Population Change This Program/Service Cannot Fix The Problem Current Laws Are Working Against The Agency Mission  Explanation:  Technological Problems Natural Disaster Other – Decrease in Demand Current Laws Are Working Against The Agency Mission			
	of mediations held. The	e number of incoming pet re has been an overall deci	

<b>Management Efforts to Address Differences/Problems</b> (cl	neck all that apply):
Training	Technology
Personnel	Other – Modify Standard
<b>Recommendations:</b>	
The Office of the Judges of Compensation Claims requests the standard be decreased to 20,000. The OJCC has submitted a standard to an achievable level.	
Due to changes made to the workers' compensation statute in incoming petitions has fallen dramatically from 150,801 in F 10. The number of petitions filed has remained relatively coand the number of mediations held has remained around 20,0 period. Therefore, this number is a reasonable level for the second control of the second	Y 2002-03 to 67,981 in FY 2009- nstant for the past three fiscal years, 000 annually during the same time

LRPP Exhibit III: PERFORMANCE MEASURE ASSESSMENT			
Department: DMS/Division of Administrative Hearings Program: Workers' Compensation Appeals - Judges of Compensation Claims Service/Budget Entity: Workers' Compensation Appeals - Judges of Compensation Claims  Measure: Percent of Concluded Mediations Resulting in Resolution (All			
<u>Issues</u>	Except Attorneys Fees)		
Action:          □ Performance Assessment of Outcome Measure         □ Performance Assessment of Output Measure         □ Adjustment of GAA Performance Standards         □ Revision of Measure         □ Deletion of Measure			
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference
52%	49%	(3%)	(6%)
Factors Accounting for the Difference: Internal Factors (check all that apply):  ☐ Personnel Factors ☐ Competing Priorities ☐ Level of Training ☐ Other (Identify)  Explanation:  This small decrease in performance (3%) has continued since FY 2003-04 but is not significant enough to indicate factors which may be responsible for the decline. There may be an increasing desire by parties to settle cases prior to the scheduling of mediation. Future data will be analyzed to determine if this decrease suggests a significant trend. Although the resolution rate decreased slightly to 49%, the number of partial resolutions remained at 16% of the total mediations concluded. The partial resolution of issues decreases the length and often the complexity of hearings.			
External Factors (check all that apply):  Resources Unavailable Legal/Legislative Change Target Population Change Other (Identify) This Program/Service Cannot Fix The Problem Current Laws Are Working Against The Agency Mission Explanation:			
Management Efforts t  ☐ Training ☐ Personnel	o Address Differences/P	Technolog	

Recommendations:	
The Office of the Judges of Compensation Claims (OJCC) will continue to provide training to new state mediators in the form of conferences, seminars and access to a library of audiotapes for Continuing Legal Education (CLE) credits.	
The OJCC requests that the FY 2011-12 standard be maintained at 52%. Future data will be analyzed to determine if a trend towards settling cases prior to mediation is developing. If so, this would result in only the more difficult cases being scheduled for mediation and consequently a lower resolution rate for the state mediators. At that time it may be necessary to request an adjustment to the standard for this measure.	

Office of Policy and Budget – July 2010

### **DIVISION OF ADMINISTRATIVE HEARINGS**

# PERFORMANCE MEASURE VALIDITY AND RELIABILITY - LRPP EXHIBIT IV

# LRPP EXHIBIT IV: Performance Measure Validity and Reliability Department: DMS/Division of Administrative Hearings Program: Adjudication of Disputes Service/Budget Entity: Adjudication of Disputes Measure: Percent of Cases Closed Within 120 Days After Filing Action (check one): Requesting revision to approved performance measure. Change in data sources or measurement methodologies. Requesting new measure. Backup for performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure, and an automated computer program is utilized to provide the data for calculating the standard. The percentage is calculated by dividing the number of cases closed within 120 days after filing in a specified year by the total number of cases filed during that same period.

The FY 2009-10 standard of 80% was calculated by dividing the number of cases closed within 120 days after filing (5,552) by the total number of cases filed (6,901) during the period March 1, 2009 through February 28, 2010. This time period is used to determine all of the output and outcome standards for this service so that all indicators are based on the same group of cases. If data were collected for the most recently completed fiscal year (FY 2009-10) instead, some cases filed during the last four months of that year that also closed within 120 days, but after June 30, would not be captured. For example, a case filed on June 29 that was closed on October 19 (within 120 days) would not be counted (even though it met the criterion) because it was closed after the fiscal year ended on June 30 and after submission of the Long Range Program Plan in September, 2010.

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (percent of cases closed within 120 days after filing).

This indicator is a valid measure of how timely the Division is closing its cases. Most citizens and agencies of the state are interested in resolving their disputes as quickly as

possible. Hence, this is a reasonable and sensible method of assessing performance against targeted time frames.

The Division's CMS database, the data source for this measure, is also valid. It has evolved to its present state over the last 26 years, and is the basis for the generation of numerous statistical reports on the Division's operations. To validate the accuracy of the CMS database, a statistically valid sample could be drawn from the case files. For example, a systematic random sample of computerized data on cases could be validated against the actual case files.

### **Reliability:**

Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring the outcome (the percent of cases closed within 120 days after filing) on two separate occasions. The intercoder method involves examining the extent to which different persons using the same measurement procedures get equivalent results.

When any action is taken on a case (including case filing and closure), or when any case-related documentation is received or disseminated, an entry is made on the case's official docket, which is part of the CMS database. The Clerk's Office has incorporated a comprehensive system of checks and balances to insure that the Division's electronic and hard copy case files are up-to-date, accurate, and complete. Hence, this reliable outcome measure will not vary over time. Each time a measurement is taken, the quality of the results will be consistent.

LRPP EX	HIBIT IV: Performance Measure Validity and Reliability
-	DMS/Division of Administrative Hearings Adjudication of Disputes
Service/Budge	et Entity: Adjudication of Disputes
Measure:	Percent of Cases Scheduled for Hearing Within 90 Days After Filing
Action (check	
<u> </u>	g revision to approved performance measure.
= ~	data sources or measurement methodologies.
= '	g new measure.
⊠ Backup fo	r performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure, and an automated computer program is utilized to provide the data for calculating the standard. The percentage is calculated by dividing the number of cases scheduled for hearing within 90 days after filing in a specified year by the total number of cases filed during that same period.

The FY 2009-10 standard of 87% was calculated by dividing the number of cases scheduled for hearing within 90 days after filing (6,008) by the total number of cases filed (6,901) during the period March 1, 2009 through February 28, 2010. This time period is used to determine all of the output and outcome standards for this service so that all indicators are based on the same group of cases. See the Exhibit IV for the outcome measure entitled "Percent of Cases Closed Within 120 Days After Filing" for the rationale supporting selection of this date range.

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (percent of cases scheduled for hearing within 90 days after filing).

This indicator is a valid measure of how timely the Division is scheduling hearings. Most citizens and agencies of the state are interested in resolving their disputes as quickly as possible. Hence, this is a reasonable and sensible method of assessing performance against targeted time frames.

The Division's CMS database, the data source for this measure, is also valid. It has evolved to its present state over the last 26 years, and is the basis for the generation of numerous statistical reports on the Division's operations. To validate the accuracy of the CMS database, a statistically valid sample could be drawn from the case files. For example, a systematic random sample of computerized data on cases could be validated against the actual case files.

### **Reliability:**

Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring the outcome (the percent of cases scheduled for hearing within 90 days after filing) on two separate occasions. The intercoder method involves examining the extent to which different persons using the same measurement procedures get equivalent results.

When any action is taken on a case (including the scheduling of hearings), or when any case-related documentation is received or disseminated, an entry is made on the case's official docket, which is part of the CMS database. The Clerk's Office has incorporated a comprehensive system of checks and balances to insure that the Division's electronic and hard copy case files are up-to-date, accurate, and complete. Hence, this reliable outcome measure will not vary over time. Each time a measurement is taken, the quality of the results will be consistent.

### LRPP EXHIBIT IV: Performance Measure Validity and Reliability **Department: DMS/Division of Administrative Hearings Program: Adjudication of Disputes** Service/Budget Entity: Adjudication of Disputes **Number of Cases Closed** Measure: **Action** (check one): Requesting revision to approved performance measure. Change in data sources or measurement methodologies. Requesting new measure. Backup for performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure. An automated computer program is utilized to provide a count of all cases closed during a given year (or any other time period specified).

For the FY 2009-10 standard, data was collected for the period March 1, 2009 through February 28, 2010. This time period is used to determine all of the output and outcome standards for this service so that all indicators are based on the same group of cases. See the Exhibit IV for the outcome measure entitled "Percent of Cases Closed Within 120" Days After Filing" for the rationale supporting selection of this date range. The CMS program provided the count of 7,112 cases closed.

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the Division's output because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of output (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (number of cases closed).

The Division's CMS database, the data source for this measure, is also valid. It has evolved to its present state over the last 26 years, and is the basis for the generation of numerous statistical reports on the Division's operations. To validate the accuracy of the CMS database, a statistically valid sample could be drawn from the case files. For example, a systematic random sample of computerized data on cases could be validated against the actual case files.

Reliability:
· · · · · · · · · · · · · · · · · · ·
Reliability assessment is essentially a matter of checking for consistency; if a measure
yields the same result time after time, then it is free of random error. This indicator is a
reliable measure of the Division's output because of its test-retest and intercoder
reliability. The test-retest procedure is the simplest method for assessing reliability and
involves measuring output (the number of cases closed) on two separate occasions. The
intercoder method involves examining the extent to which different persons using the
same measurement procedures get equivalent results.
When any action is taken on a case (including case closure), or when any case-related
documentation is received or disseminated, an entry is made on the case's official docket,
•
which is part of the CMS database. The Clerk's Office has incorporated a comprehensive
system of checks and balances to insure that the Division's electronic and hard copy case
files are up-to-date, accurate, and complete. Hence, this reliable output measure will not
vary over time. Each time a measurement is taken, the quality of the results will be
consistent.
Consistent.

# LRPP EXHIBIT IV: Performance Measure Validity and Reliability Department: DMS/Division of Administrative Hearings Program: Adjudication of Disputes Service/Budget Entity: Adjudication of Disputes Measure: Percent of Professional Licensure (PL) Cases Closed Within 120 Days After Filing Action (check one): Requesting revision to approved performance measure. Change in data sources or measurement methodologies. Requesting new measure. Backup for performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure, and an automated computer program is utilized to provide the data for calculating the standard. The percentage is calculated by dividing the number of professional licensure (PL) cases closed within 120 days after filing in a specified year by the total number of PL cases filed during that same period.

The FY 2009-10 standard of 67% was calculated by dividing the number of PL cases closed within 120 days after filing (267) by the total number of PL cases filed (399) during the period March 1, 2009 through February 28, 2010. This time period is used to determine all of the output and outcome standards for this service so that all indicators are based on the same group of cases. See the Exhibit IV for the outcome measure entitled "Percent of Cases Closed Within 120 Days After Filing" for the rationale supporting selection of this date range.

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (percent of PL cases closed within 120 days after filing).

This indicator is a valid measure of how timely the Division is closing its cases. Most citizens and agencies of the state are interested in resolving their disputes as quickly as possible. Hence, this is a reasonable and sensible method of assessing performance against targeted time frames.

The Division's CMS database, the data source for this measure, is also valid. It has evolved to its present state over the last 26 years, and is the basis for the generation of numerous statistical reports on the Division's operations. To validate the accuracy of the CMS database, a statistically valid sample could be drawn from the case files. For example, a systematic random sample of computerized data on cases could be validated against the actual case files.

### **Reliability:**

Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring the outcome (the percent of PL cases closed within 120 days after filing) on two separate occasions. The intercoder method involves examining the extent to which different persons using the same measurement procedures get equivalent results.

When any action is taken on a case (including case filing and closure), or when any case-related documentation is received or disseminated, an entry is made on the case's official docket, which is part of the CMS database. The Clerk's Office has incorporated a comprehensive system of checks and balances to insure that the Division's electronic and hard copy case files are up-to-date, accurate, and complete. Hence, this reliable outcome measure will not vary over time. Each time a measurement is taken, the quality of the results will be consistent.

# LRPP EXHIBIT IV: Performance Measure Validity and Reliability Department: DMS/Division of Administrative Hearings Program: Adjudication of Disputes Service/Budget Entity: Adjudication of Disputes Measure: Percent of Professional Licensure (PL) Cases Scheduled for Hearing Within 90 Days After Filing Action (check one): Requesting revision to approved performance measure. Change in data sources or measurement methodologies. Requesting new measure. Backup for performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure, and an automated computer program is utilized to provide the data for calculating the standard. The percentage is calculated by dividing the number of professional licensure (PL) cases scheduled for hearing within 90 days after filing in a specified year by the total number of PL cases filed during that same period.

The FY 2009-10 standard of 94% was calculated by dividing the number of PL cases scheduled for hearing within 90 days after filing (374) by the total number of cases filed (399) during the period March 1, 2009 through February 28, 2010. This time period is used to determine all of the output and outcome standards for this service so that all indicators are based on the same group of cases. See the Exhibit IV for the outcome measure entitled "Percent of Cases Closed Within 120 Days After Filing" for the rationale supporting selection of this date range.

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (percent of PL cases scheduled for hearing within 90 days after filing).

This indicator is a valid measure of how timely the Division is scheduling hearings. Most citizens and agencies of the state are interested in resolving their disputes as quickly as possible. Hence, this is a reasonable and sensible method of assessing performance against targeted time frames.

The Division's CMS database, the data source for this measure, is also valid. It has evolved to its present state over the last 26 years, and is the basis for the generation of numerous statistical reports on the Division's operations. To validate the accuracy of the CMS database, a statistically valid sample could be drawn from the case files. For example, a systematic random sample of computerized data on cases could be validated against the actual case files.

### **Reliability:**

Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring the outcome (the percent of PL cases scheduled for hearing within 90 days after filing) on two separate occasions. The intercoder method involves examining the extent to which different persons using the same measurement procedures get equivalent results.

When any action is taken on a case (including the scheduling of hearings), or when any case-related documentation is received or disseminated, an entry is made on the case's official docket, which is part of the CMS database. The Clerk's Office has incorporated a comprehensive system of checks and balances to insure that the Division's electronic and hard copy case files are up-to-date, accurate, and complete. Hence, this reliable outcome measure will not vary over time. Each time a measurement is taken, the quality of the results will be consistent.

# LRPP EXHIBIT IV: Performance Measure Validity and Reliability Department: DMS/Division of Administrative Hearings Program: Workers' Compensation Appeals - Judges of Compensation Claims Service/Budget Entity: Workers' Compensation Appeals - Judges of Compensation Claims Measure: Percent of Petitions Closed Within the Statutory Timeframe Action (check one): Requesting revision to approved performance measure. Change in data sources or measurement methodologies. Requesting new measure. Backup for performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure. An automated computer program is utilized to provide the data for calculating the standard. The percentage is calculated by dividing the number of petitions closed within the statutory timeframe in a specified year by the total number of petitions closed during that year.

Petitions for benefits are entered into the CMS upon receipt by the Clerk's Office. Data is recorded from the petition including the date it was filed. A petition can be closed several different ways: (1) voluntarily dismissed by the claimant, (2) dismissed by the judge, or (3) addressed by a disposition order (i.e. final merit, settlement, stipulation). As petitions are closed, staff enter the closing date into CMS. The FY 2009-10 standard of 83% was calculated by dividing the number of petitions closed within the statutory timeframe (61,364) by the number of petitions closed that year (74,087).

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (Percent of petitions closed within the statutory timeframe). This indicator is a valid measure of how timely the Office of the Judges of Compensation Claims is closing its cases.

Reliability:
Reliability assessment is essentially a matter of checking for consistency; if a measure
yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder
reliability. The test-retest procedure is the simplest method for assessing reliability and
involves measuring the outcome (the percent of petitions closed within the statutory
timeframe) on two separate occasions. The intercoder method involves examining the
extent to which different persons using the same measurement procedures get equivalent
results.
As petitions are closed, judges' staff enter this data into the CMS database and it becomes a permanent part of the record. Data are collected in a consistent manner, applying the same methodology and can be duplicated to achieve the same results.

LRPP EX	HIBIT IV: Performance Measure Validity and Reliability
Program:	DMS/Division of Administrative Hearings Workers' Compensation Appeals - Judges of Compensation Claims et Entity: Workers' Compensation Appeals - Judges of
S	Compensation Claims Number of Petitions Closed
Action (check	one):
Change in Requestin	g revision to approved performance measure. data sources or measurement methodologies. g new measure. r performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure. An automated computer program is utilized to provide a count of all petitions for benefits closed during a given year (or any other time period specified).

Petitions for benefits are entered into the "Case Management System" upon receipt by the Clerk's Office. Data from the petition is recorded including the filing date. A petition can be closed several different ways: (1) voluntarily dismissed by the claimant, (2) dismissed by the judge, or (3) addressed by a disposition order (i.e. final merit, settlement, stipulation). As petitions are closed, staff enter the data into CMS.

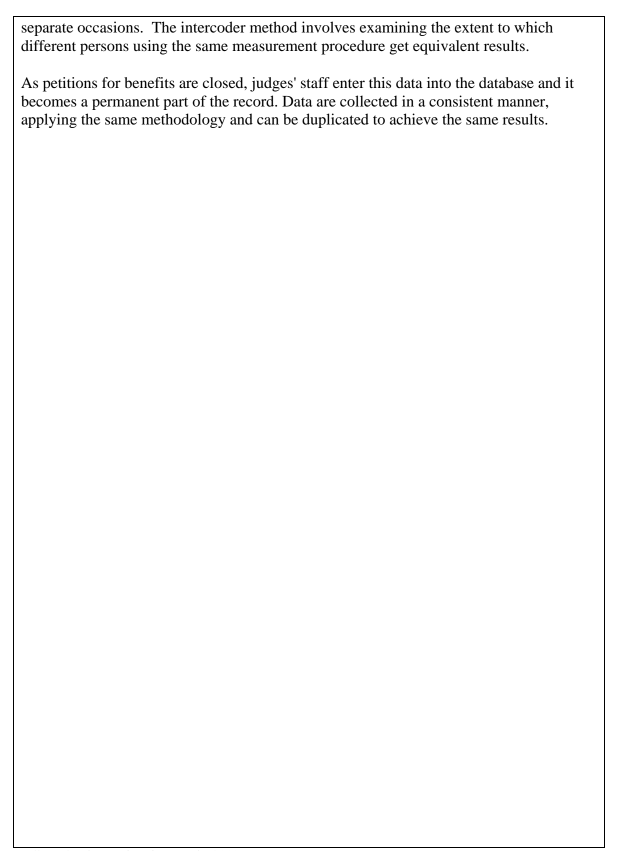
The CMS database provided the count of 74,087 petitions closed in FY 2009-10. This count is 10% less than FY 2008-09 because of the effort to close old petitions and also because the number of petitions filed decreased in FY 2009-10 by 8%.

### Validity:

For every workers' compensation dispute, one or more petitions for benefits may be filed, and these petitions request one or more benefits. The petition is closed when it is voluntarily dismissed by the claimant, dismissed by the judge, or addressed by a disposition order (i.e. final merit, settlement, stipulation). This measure evaluates the productivity of the process. Petitions for benefits represent the demand for the Judges of Compensation Claims service. The number of petitions for benefits closed is a valid measure to use in calculating unit costs.

### **Reliability:**

Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's output because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring the output (the number of petitions for benefits closed) on two



Office of Policy and Budget – July, 2010

# Department: DMS/Division of Administrative Hearings Program: Workers' Compensation Appeals - Judges of Compensation Claims Service/Budget Entity: Workers' Compensation Appeals - Judges of Compensation Claims Measure: Average Number of Days From Date Petition Filed to Date Petition Closed Action (check one): Requesting revision to approved performance measure. Change in data sources or measurement methodologies. Requesting new measure. Backup for performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure. An automated computer program is utilized to calculate the average number of days from the petition filed date to the petition closed date.

Petitions for benefits are entered into the "Case Management System" upon receipt by the Clerk's Office. Data is recorded from the petition including the filing date. A petition can be closed several different ways: (1) voluntarily dismissed by the claimant, (2) dismissed by the judge, or (3) addressed by a disposition order (i.e. final merit, settlement, stipulation). As petitions are closed, staff enter the data into CMS.

The CMS program calculated the FY 2009-10 standard of 177 days, which is a significant improvement over the FY 2008-09 standard of 243 days.

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (the average number of days from petition filed to petition closed).

For every workers' compensation dispute, one or more petitions for benefits may be filed, and these petitions request one or more benefits. The petition is closed when it is voluntarily dismissed by the claimant, dismissed by the judge, or addressed by a disposition order (i.e. final merit, settlement, stipulation). This indicator is a valid

measure of how timely the Judges of Compensation Claims are closing petitions for benefits. The statutory timeframes begin with the filing of the petition for benefits.
Reliability: Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring the outcome (the average number of days from petition filed to petition closed) on two separate occasions. The intercoder method involves examining the extent to which different persons using the same measurement procedures get equivalent results.
As petitions are closed, judges' staff enter this data into the database and it becomes a permanent part of the record. Data are collected in a consistent manner, applying the same methodology and can be duplicated to achieve the same results.

LRPP EX	HIBIT IV: Performance Measure Validity and Reliability
Program:	DMS/Division of Administrative Hearings Workers' Compensation Appeals - Judges of Compensation Claims et Entity: Workers' Compensation Appeals - Judges of
	Compensation Claims Percent of Timely Held Mediations (130 days)
	one): g revision to approved performance measure. data sources or measurement methodologies.
Requesting	g new measure. r performance measure.

### **Data Sources and Methodology:**

The Division's electronic database, entitled the "Case Management System" (CMS), is the data source for this measure. The percentage is calculated by dividing the number of petitions mediated within the statutory timeframe in a specified year by the total number of petitions mediated during that year.

Petitions for benefits are entered into the CMS upon receipt by the Clerk's Office. Data is recorded from the petition including the date it was filed. Multiple petitions are addressed in each mediation. The FY 2009-10 performance standard of 94% was calculated by dividing the number of petitions mediated within 130 days after filing (24,095) by the number of petitions mediated that year (25,573).

### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (the percent of mediations held within 130 days).

For every workers' compensation dispute, state mediators hold one or more mediation conferences unless the parties utilize private mediation or if the Deputy Chief Judge of Compensation Claims waives the mediation requirement. Each mediation conference addresses one or more petitions for benefits. Chapter 440.25, F.S. requires that if the Judges of Compensation Claims cannot mediate a petition within 130 days then a private mediation must take place. However, in the case where the Judges of Compensation Claims mediators were able to mediate the petition in a timely fashion but the parties

were not ready for mediation, the parties can request a continuance. This measure is a valid indicator of how many petitions were mediated beyond 130 days of their filed date. **Reliability:** Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring the outcome (the percent of mediations held within 130 days) on two separate occasions. The intercoder method involves examining the extent to which different persons using the same measurement procedures get equivalent results. As mediation conferences are scheduled, rescheduled, held, etc. this information is kept on the mediators' computerized calendars. Any information remains in the database and can be replicated at any time. Data are collected in a consistent manner, compiled on a monthly and annual basis, using the same data sources, applying the same methodology and can be duplicated to achieve the same result.

LRPP EX	HIBIT IV: Performance Measure Validity and Reliability
Program:	DMS/Division of Administrative Hearings  Workers' Compensation Appeals - Judges of Compensation Claims
	et Entity: Workers' Compensation Appeals - Judges of Compensation Claims Number of Mediations Held
Action (check	one):
Change in Requesting	g revision to approved performance measure. data sources or measurement methodologies. g new measure. r performance measure.

### **Data Sources and Methodology:**

The data source is the Division's electronic database, entitled the "Case Management System" (CMS). This measure is a simple count of the number of mediation conferences held by state mediators throughout the state of Florida on a fiscal year basis. In FY 2009-10, 19,864 mediations were held.

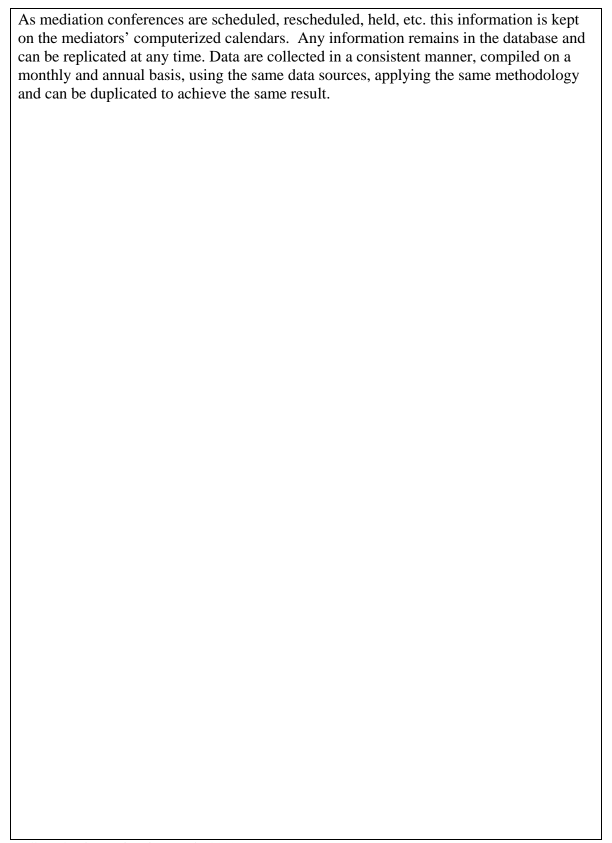
### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid output measure because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of output (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (the number of mediations held.)

For every workers' compensation dispute, state mediators hold one or more mediation conferences unless the parties utilize private mediation or if the Deputy Chief Judge of Compensation Claims waives the mediation requirement. The number of mediations held by state mediators is necessary in evaluating the productivity of the mediation process, and is also used as the unit cost measure for this activity.

### **Reliability:**

Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's output because of its test-retest and intercoder reliability. The test-retest procedure is the simplest method for assessing reliability and involves measuring output (the number of mediations held) on two separate occasions. The intercoder method involves examining the extent to which different persons using the same measurement procedures get equivalent results.



# LRPP EXHIBIT IV: Performance Measure Validity and Reliability Department: DMS/Division of Administrative Hearings Program: Workers' Compensation Appeals - Judges of Compensation Claims Service/Budget Entity: Workers' Compensation Appeals - Judges of Compensation Claims Measure: Percent of Concluded Mediations Resulting in Resolution (all issues except attorneys fees) Action (check one): Requesting revision to approved performance measure. Change in data sources or measurement methodologies. Requesting new measure. Backup for performance measure.

### **Data Sources and Methodology:**

The data sources are the mediators' manual monthly reports and the Division's electronic database, entitled the "Case Management System" (CMS). The FY 2009-10 standard of 49% was calculated by dividing the number of mediations resulting in resolution (8,909) by the number of mediations concluded (18,351).

This measure is a percentage of mediations that concluded with one of the following results: (1) lump sum settlement; (2) all pending issues resolved; or (3) all pending issues resolved except attorneys fees. This percentage is compiled on a fiscal year basis.

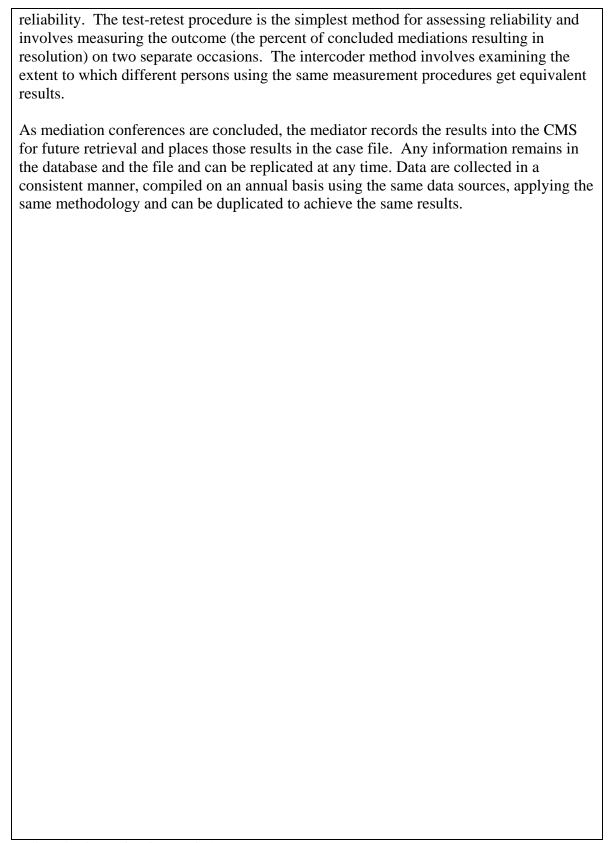
### Validity:

Validity refers to the fit between an operational definition and the concept it is purported to measure. This indicator is a valid measure of the outcome because it meets the criteria of two of the three types of statistical validation: (1) subjective validation (face validity), and (2) criterion-related validation. First, on the face of it, this indicator appears to measure the concept it is intended to measure (face validity). Second, the content or apparent meaning of this measure is not as important as its usefulness as an indicator of the outcome (criterion-related validity). The test of this type of validity is the ability of this measure to classify or group data in terms of a single criterion (the percent of concluded mediations resulting in resolution).

This indicator is a valid measure of how effectively the state mediation program is resolving disputed workers' compensation claims. The percentage of concluded mediations that result in resolution is a valid measure of the effectiveness of the mediation process.

### **Reliability:**

Reliability assessment is essentially a matter of checking for consistency; if a measure yields the same result time after time, then it is free of random error. This indicator is a reliable measure of the Division's outcome because of its test-retest and intercoder



## **DIVISION OF ADMINISTRATIVE HEARINGS**

# ASSOCIATED ACTIVITIES CONTRIBUTING TO PERFORMANCE MEASURES - LRPP EXHIBIT V

# LRPP Exhibit V: Identification of Associated Activity Contributing to Performance Measures **Approved Performance Measures for** Measure FY 2010-11 **Associated Activities Title** Number (Words) 1 Percent of cases closed within 120 days after filing Conduct Administrative Hearings and Proceedings 2 Percent of cases scheduled for hearing within 90 days Conduct Administrative Hearings and Proceedings after filing 3 Number of cases closed Conduct Administrative Hearings and Proceedings Percent of professional licensure cases closed within Conduct Administrative Hearings and Proceedings 120 days after filing 5 Percent of professional licensure cases scheduled Conduct Administrative Hearings and Proceedings for hearing within 90 days after filing

# LRPP Exhibit V: Identification of Associated Activity Contributing to Performance Measures **Approved Performance Measures for** Measure FY 2010-11 **Associated Activities Title** Number (Words) 1 Percent of petitions closed within the statutory Adjudicate and Hear Workers' Compensation Disputes timeframe 2 Number of petitions closed Adjudicate and Hear Workers' Compensation Disputes 3 Average number of days from date petition filed to Adjudicate and Hear Workers' Compensation Disputes date petition closed Percent of timely held mediations (130 days) Facilitate Mediation of Workers' Compensation Disputes 5 Number of mediations held Facilitate Mediation of Workers' Compensation Disputes

# LRPP Exhibit V: Identification of Associated Activity Contributing to Performance Measures **Approved Performance Measures for** Measure FY 2010-11 **Associated Activities Title** Number (Words) 6 Percent of concluded mediations resulting in resolution Facilitate Mediation of Workers' Compensation Disputes (all issues except attorneys fees)

OCILITY   CONTROL APPROPRIATIONS ACT   Subject Nonember(s, etc)   1.0.200	ADMINISTRATIVE HEARINGS			FISCAL YEAR 2009-10	
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March   Marc	TOTAL ALL FUNDS GENERAL APPROPRIATIONS ACT  ADJUSTMENTS TO GENERAL APPROPRIATIONS ACT (Supplementals, Vetoes, Budget Amendments, etc.)				0
Table of the Process of the State of the Sta	FINAL BUDGET FOR AGENCY				0
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Footbask Modulate of Vision Compension Displaces * Resolve of modulations hald	Conduct Administrative Hearings And Proceedings * Number of cases closed	7,112	1,099.23		0
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SECTION III: RECONCILIATION TO BUDGET  PASS THROUGHS TRANSFER - STATE AGENCIES AID TO LOCAL GOVERNMENTS PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER REVERSIONS 42,206					
SECTION III: RECONCILIATION TO BUDGET  PASS THROUGHS TRANSFER - STATE AGENCIES AID TO LOCAL GOVERNMENTS PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER REVERSIONS 42,206					
SECTION III: RECONCILIATION TO BUDGET  PASS THROUGHS TRANSFER - STATE AGENCIES AID TO LOCAL GOVERNMENTS PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER REVERSIONS 42,206					
SECTION III: RECONCILIATION TO BUDGET  PASS THROUGHS TRANSFER - STATE AGENCIES AID TO LOCAL GOVERNMENTS PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER REVERSIONS 42,206					
SECTION III: RECONCILIATION TO BUDGET  PASS THROUGHS TRANSFER - STATE AGENCIES AID TO LOCAL GOVERNMENTS PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER REVERSIONS 42,206					
SECTION III: RECONCILIATION TO BUDGET  PASS THROUGHS TRANSFER - STATE AGENCIES AID TO LOCAL GOVERNMENTS PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER REVERSIONS 42,206					
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PASS THROUGHS  TRANSFER - STATE AGENCIES  AID TO LOCAL GOVERNMENTS  PAYMENT OF PENSIONS, BENEFITS AND CLAIMS  OTHER  REVERSIONS  42,206	TOTAL			26,695,842	
TRANSFER - STATE AGENCIES AID TO LOCAL GOVERNMENTS PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER EXEVERSIONS 42,206					
PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER REVERSIONS 42,206	TRANSFER - STATE AGENCIES				
OTHER REVERSIONS 42,206					
	OTHER			42 206	
UTAL BUDGET FOR AGENCY (Total Activities + Pass Inroughs + Reversions) - Should equal Section Labove. (4)					
				26,738,048	
SCHEDULE XI/EXHIBIT VI: AGENCY-LEVEL UNIT COST SUMMARY	SCHEDULE XI/EXHIBIT VI: AGENCY-LEVEL UNIT COST SUMMAR	Y			

<sup>(1)</sup> Some activity unit costs may be overstated due to the allocation of double budgeted items.

(2) Expenditures associated with Executive Direction, Administrative Support and Information Technology have been allocated based on FTE. Other allocation methodologies could result in significantly different unit costs per activity.

(3) Information for FCO depicts amounts for current year appropriations only. Additional information and systems are needed to develop meaningful FCO unit costs.

(4) Final Budget for Agency and Total Budget for Agency may not equal due to rounding.

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BUDGET PERIOD: 2001-2012

SCHED XI: AGENCY-LEVEL UNIT COST SUMMARY

AUDIT REPORT ADMIN HEARINGS

STATE OF FLORIDA

\_\_\_\_\_\_

ACTIVITY ISSUE CODES SELECTED:

TRANSFER-STATE AGENCIES ACTIVITY ISSUE CODES SELECTED:

1-8:

AID TO LOCAL GOVERNMENTS ACTIVITY ISSUE CODES SELECTED:

1-8:

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THE FOLLOWING STATEWIDE ACTIVITIES (ACTO010 THROUGH ACT0490) HAVE AN OUTPUT STANDARD (RECORD TYPE 5) AND SHOULD NOT:

\*\*\* NO ACTIVITIES FOUND \*\*\*

\_\_\_\_\_\_

THE FCO ACTIVITY (ACT0210) CONTAINS EXPENDITURES IN AN OPERATING CATEGORY AND SHOULD NOT:

(NOTE: THIS ACTIVITY IS ROLLED INTO EXECUTIVE DIRECTION, ADMINISTRATIVE SUPPORT AND INFORMATION TECHNOLOGY)

\*\*\* NO OPERATING CATEGORIES FOUND \*\*\*

THE FOLLOWING ACTIVITIES DO NOT HAVE AN OUTPUT STANDARD (RECORD TYPE 5) AND ARE REPORTED AS 'OTHER' IN SECTION III: (NOTE: 'OTHER' ACTIVITIES ARE NOT 'TRANSFER-STATE AGENCY' ACTIVITIES OR 'AID TO LOCAL GOVERNMENTS' ACTIVITIES. ALL ACTIVITIES WITH AN OUTPUT STANDARD (RECORD TYPE 5) SHOULD BE REPORTED IN SECTION II.)

\_\_\_\_\_\_

\*\*\* NO ACTIVITIES FOUND \*\*\*

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TOTALS FROM SECTION I AND SECTIONS II + III:

\*\*\* NO DISCREPANCIES FOUND \*\*\*

TOTALS FROM SECTION I AND SECTIONS II + III:

DEPARTMENT: 7297 EXPENDITURES FCO

FINAL BUDGET FOR AGENCY (SECTION I): 26,738,041
TOTAL BUDGET FOR AGENCY (SECTION III): 26,738,048

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DIFFERENCE: 7-

(MAY NOT EQUAL DUE TO ROUNDING)

## Glossary of Terms and Acronyms

**ALJ** – Administrative Law Judge

**CMS** - Case Management System

**DOAH** - Division of Administrative Hearings

FTE -Full Time Equivalent Position

FY - Fiscal Year

**OJCC** - Office of the Judges of Compensation Claims

**PL** – Professional Licensure Case