010636884 **HOUSE BILL NO. 2525** 1 2 Offered January 10, 2001 3 Prefiled January 10, 2001 4 5 A BILL to amend and reenact § 65.2-504 of the Code of Virginia, relating to workers' compensation benefits; determination of disability from coal worker's pneumoconiosis. 6 Patron—Phillips 7 8 Referred to Committee on Labor and Commerce 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 65.2-504 of the Code of Virginia is amended and reenacted as follows: 11 § 65.2-504. Compensation for disability from coal worker's pneumoconiosis; insurance of coal 12 13 operator. 14 A. An employee eligible for an award for coal worker's pneumoconiosis benefits shall be 15 compensated according to the following schedule: 1. For first stage coal worker's pneumoconiosis medically determined from radiographic evidence and 16 classified under International Labour Office Classification of Radiographs of the Pneumoconioses (1980) 17 where there is no present impairment for work, 66 2/3 percent of the average weekly wage as defined in 18 § 65.2-101, for fifty weeks, up to 100 percent of the average weekly wage of the Commonwealth as 19 defined in § 65.2-500. 20 21 2. For second stage coal worker's pneumoconiosis medically determined from radiographic evidence 22 and classified under International Labour Office Classification of Radiographs of the Pneumoconioses 23 (1980) where there is no present impairment for work, 66 2/3 percent of the average weekly wage as 24 defined in § 65.2-101 for 100 weeks, up to 100 percent of the average weekly wage of the 25 Commonwealth as defined in § 65.2-500. 26 3. For third stage coal worker's pneumoconiosis medically determined from radiographic evidence 27 and classified under International Labour Office Classification of Radiographs of the Pneumoconioses 28 (1980) and involving progressive massive fibrosis or medically classified as being A, B or C under the 29 International Labour Office (hereafter referred to as I.L.O.) classifications but where there is no apparent impairment for work, 66 2/3 percent of the average weekly wage as defined in § 65.2-101, for 300 30 31 weeks, up to 100 percent of the average weekly wage of the Commonwealth as defined in § 65.2-500. 4. For coal worker's pneumoconiosis medically determined to be A, B or C under the I.L.O. classifications or which involves progressive massive fibrosis, or for any stage of coal worker's 32 33 pneumoconiosis when it is accompanied by sufficient pulmonary function loss as shown by approved 34 35 medical tests and standards to render an employee totally unable to do manual labor in a dusty 36 environment and the employee is instructed by competent medical authority not to attempt to do work in 37 any mine or dusty environment and if he is in fact not working, it shall be deemed that he has a 38 permanent disability and he shall receive 66 2/3 percent of his average weekly wage as defined in 39 § 65.2-101 during the three years prior to the date of filing of the claim, up to 100 percent of the 40 average weekly wage of the Commonwealth as defined in § 65.2-500 for his lifetime without limit as to 41 the total amount. B. In any case where partial disability as mentioned in subsection A of this section later results in 42 total disability, the employer shall receive credit on any permanent disability payments by being allowed 43 44 to deduct 25 *twenty-five* percent of each weekly payment until payments for partial disability hereunder 45 have been fully accounted for. 46 C. In any case where there is a question of whether a claimant with pneumoconiosis is suffering 47 from coal worker's pneumoconiosis or from some other type of pneumoconiosis such as silicosis, it shall 48 be conclusively presumed that he is suffering from coal worker's pneumoconiosis if he has had injurious 49 exposure to coal dust. D. In the event that any coal operator wishes to insure himself under standard workers' compensation 50 51 insurance rather than be self-insured against the risks and liabilities imposed by this section or by 52 § 65.2-513, any such insurance issued in this Commonwealth covering such risks shall be rated 53 separately for premium purposes and shall not affect workers' compensation rates for any other employers not exposed to such risks. 54 55 E. All members of any panel or committee required to interpret or classify a chest roentgenogram for purposes of diagnosing a coal worker's pneumoconiosis shall be (i) B-readers approved by the National 56 Institute for Occupational Safety and Health and (ii) board-certified or board-eligible pulmonologists. 57

HB2525

8/4/22 19:49