## 2006 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 65.2-502 of the Code of Virginia, relating to workers' compensation;
 3 compensation for partial incapacity.

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## Approved

## 6 Be it enacted by the General Assembly of Virginia:

7 1. That § 65.2-502 of the Code of Virginia is amended and reenacted as follows:

8 § 65.2-502. Compensation for partial incapacity; exclusion of AmeriCorps members, certain Food
9 Stamp Employment and Training Program participants, and certain Temporary Assistance for Needy
10 Families participants.

A. Except as otherwise provided in § 65.2-503 or 65.2-510, or as provided in subsections B, C and 11 12 D, when the incapacity for work resulting from the injury is partial, the employer shall pay, or cause to 13 be paid, as hereinafter provided, to the injured employee during such incapacity a weekly compensation equal to 66 2/3 percent of the difference between his average weekly wages before the injury and the 14 15 average weekly wages which he is able to earn thereafter, but not more than 100 percent of the average weekly wage of the Commonwealth as defined in § 65.2-500. For purposes of calculating an injured 16 employee's post-injury average weekly wage, the following rules shall apply to commissioned employees, 17 self-employed income, and income derived from an employer in which the injured worker or their 18 19 immediate family has an ownership interest: if the period of partial incapacity exists for 13 weeks or 20 less, the injured employee's post-injury average weekly wage shall be computed by dividing the employee's total earnings during the first two weeks of partial incapacity by two, subject to retroactive 21 adjustments as provided hereinafter. If the period of partial incapacity exists for more than 13 weeks, 22 23 the injured employee's post-injury average weekly wage for each 13-week interval shall be computed by 24 dividing the employee's total earnings during the period of partial incapacity by the number of weeks included in such period; however, if an injured employee's period of partial incapacity ends after the 25 26 close of a 13-week interval but before the close of the next 13-week interval, the injured employee's 27 post-injury average weekly wage for such portion of the subsequent 13-week interval shall be calculated by dividing the employee's total earnings during the period of partial incapacity by the number of weeks 28 29 included in such period. When an injured employee is under a continuing award of temporary partial 30 benefits, the employer or the employee shall be entitled to seek a retroactive adjustment of the 31 temporary partial rate for the 90 days preceding the application seeking such adjustment of the 32 temporary partial rate computed in accordance with the above method of calculation. Any resulting 33 amount due to the employee shall be paid to the employee. Any resulting credit due to the employer 34 may be offset dollar for dollar against future compensation benefits due the injured employee, subject to the provisions of § 65.2-520. The employee is required pursuant to § 65.2-712 to immediately disclose 35 36 increases in his earnings. For all other employments, the employee's post-injury average weekly wage 37 may, in the Commission's discretion, be calculated using the preceding formula or a week-to-week 38 calculation. In case the partial incapacity begins after a period of total incapacity, the latter period shall 39 be deducted from the maximum period herein allowed for partial incapacity. However, the employer 40 shall not be required to pay, or cause to be paid, compensation under this section to any injured 41 employee not eligible for lawful employment; nor shall any such injured employee not eligible for 42 lawful employment who is partially incapacitated be entitled during partial incapacity to receive 43 temporary total benefits under § 65.2-500.

B. AmeriCorps members as defined in subdivision r of § 65.2-101 shall not be eligible to receive
weekly compensation for partial incapacity, whether permanent or temporary, regardless of whether the
injury results in death.

47 C. Food Stamp recipients participating in the work experience component of the Food Stamp
48 Employment and Training Program as defined in subdivision s of § 65.2-101 shall not be eligible to
49 receive weekly compensation for partial incapacity, whether permanent or temporary, regardless of
50 whether the injury results in death.

51 D. Temporary Assistance for Needy Families recipients participating in the work experience 52 component of the Virginia Initiative for Employment Not Welfare Program as defined in subdivision t 53 of § 65.2-101 shall not be eligible to receive weekly compensation for partial incapacity, whether 54 permanent or temporary, regardless of whether the injury results in death.

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