1997 SESSION

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HOUSE BILL NO. 1377

Offered January 22, 1996

A BILL to amend and reenact § 65.2-101 of the Code of Virginia, as it is currently effective and as it may become effective, relating to workers' compensation; definition of injury.

Patrons-Stump, Kilgore, Phillips and Spruill

Referred to Committee on Labor and Commerce

Be it enacted by the General Assembly of Virginia:

1. That § 65.2-101 of the Code of Virginia, as it is currently effective and as it may become 11 effective, is amended and reenacted as follows: 12

§ 65.2-101. Definitions.

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As used in this title:

"Award" means the grant or denial of benefits or other relief under this title or any rule adopted 15 16 pursuant thereto.

"Average weekly wage" means:

1. a. The earnings of the injured employee in the employment in which he was working at the time 18 of the injury during the period of fifty-two weeks immediately preceding the date of the injury, divided 19 20 by fifty-two; but if the injured employee lost more than seven consecutive calendar days during such 21 period, although not in the same week, then the earnings for the remainder of the fifty-two weeks shall 22 be divided by the number of weeks remaining after the time so lost has been deducted. When the 23 employment prior to the injury extended over a period of less than fifty-two weeks, the method of 24 dividing the earnings during that period by the number of weeks and parts thereof during which the 25 employee earned wages shall be followed, provided that results fair and just to both parties will be 26 thereby obtained. When, by reason of a shortness of time during which the employee has been in the employment of his employer or the casual nature or terms of his employment, it is impractical to 27 28 compute the average weekly wages as above defined, regard shall be had to the average weekly amount 29 which during the fifty-two weeks previous to the injury was being earned by a person of the same grade 30 and character employed in the same class of employment in the same locality or community.

31 b. When for exceptional reasons the foregoing would be unfair either to the employer or employee, 32 such other method of computing average weekly wages may be resorted to as will most nearly 33 approximate the amount which the injured employee would be earning were it not for the injury.

34 2. Whenever allowances of any character made to an employee in lieu of wages are a specified part of the wage contract, they shall be deemed a part of his earnings. For the purpose of this title, the average weekly wage of the members of the Virginia National Guard and the Virginia State Defense 35 36 37 Force, registered members on duty or in training of the United States Civil Defense Corps of this 38 Commonwealth, and forest wardens shall be deemed to be such amount as will entitle them to the 39 maximum compensation payable under this title; however, any award entered under the provisions of 40 this title on behalf of members of the National Guard or their dependents, or registered members on duty or in training of the United States Civil Defense Corps of this Commonwealth or their dependents, 41 42 shall be subject to credit for benefits paid them under existing or future federal law on account of injury or occupational disease covered by the provisions of this title. 43

44 3. Whenever volunteer firefighters, volunteer lifesaving or volunteer rescue squad members, volunteer law-enforcement chaplains, auxiliary or reserve police, auxiliary or reserve deputy sheriffs, volunteer 45 emergency medical technicians and members of volunteer search and rescue organizations are deemed 46 47 employees under this title, their average weekly wage shall be deemed sufficient to produce the **48** minimum compensation provided by this title for injured workers or their dependents.

49 4. The average weekly wage of persons, other than those covered in subdivision 3 of this definition, 50 who respond to a hazardous materials incident at the request of the Department of Emergency Services 51 shall be based upon the earnings of such persons from their primary employers.

52 "Change in condition" means a change in physical condition of the employee as well as any change 53 in the conditions under which compensation was awarded, suspended, or terminated which would affect 54 the right to, amount of, or duration of compensation.

55 "Commission" means the Virginia Workers' Compensation Commission as well as its former designation as the Virginia Industrial Commission. 56 57

"Employee" means:

1. a. Every person, including a minor, in the service of another under any contract of hire or 58 59 apprenticeship, written or implied, except (i) one whose employment is not in the usual course of the

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trade, business, occupation or profession of the employer or (ii) as otherwise provided in subdivision 2of this definition.

b. Any apprentice, trainee, or retrainee who is regularly employed while receiving training or instruction outside of regular working hours and off the job, so long as the training or instruction is related to his employment and is authorized by his employer.

65 c. Members of the Virginia National Guard, whether on duty in a paid or unpaid status or when 66 performing voluntary service to their unit in a nonduty status at the request of their commander.

67 Income benefits for members of the National Guard shall be terminated when they are able to return 68 to their customary civilian employment or self-employment. If they are neither employed nor 69 self-employed, those benefits shall terminate when they are able to return to their military duties. If a 70 member of the National Guard who is fit to return to his customary civilian employment or 71 self-employment remains unable to perform his military duties and thereby suffers loss of military pay 72 which he would otherwise have earned, he shall be entitled to one day of income benefits for each unit 73 training assembly or day of paid training which he is unable to attend.

d. Members of the Virginia State Defense Force.

e. Registered members of the United States Civil Defense Corps of this Commonwealth, whether on duty or in training.

f. Except as provided in subdivision 2 of this definition, all officers and employees of the
Commonwealth, including forest wardens, judges, clerks, deputy clerks and employees of juvenile and
domestic relations district courts and general district courts, who shall be deemed employees of the
Commonwealth.

g. Except as provided in subdivision 2 of this definition, all officers and employees of a municipal corporation or political subdivision of the Commonwealth.

h. Except as provided in subdivision 2 of this definition, (i) every executive officer, including
president, vice president, secretary, treasurer or other officer, elected or appointed in accordance with the
charter and bylaws of a corporation, municipal or otherwise and (ii) every manager of a limited liability
company elected or appointed in accordance with the articles of organization or operating agreement of
the limited liability company.

i. Policemen and firefighters, sheriffs and their deputies, town sergeants and their deputies, county and city commissioners of the revenue, county and city treasurers, attorneys for the Commonwealth, and clerks of circuit courts and their deputies, officers and employees, who shall be deemed employees of the respective cities, counties and towns in which their services are employed and by whom their salaries are paid or in which their compensation is earnable.

j. Members of the governing body of any county, city or town in the Commonwealth, whenever coverage under this title is extended to such members by resolution or ordinance duly adopted.

k. Volunteers, officers and employees of any commission or board of any authority created or
controlled by a local governing body, or any local agency or public service corporation owned, operated
or controlled by such local governing body, whenever coverage under this title is authorized by
resolution or ordinance duly adopted by the governing board of any county, city, town, or any political
subdivision thereof.

100 1. Except as provided in subdivision 2 of this definition, volunteer firefighters, volunteer lifesaving or 101 rescue squad members, volunteer law-enforcement chaplains, auxiliary or reserve police, auxiliary or 102 reserve deputy sheriffs, volunteer emergency medical technicians and members of volunteer search and 103 rescue organizations, who shall be deemed employees of (i) the political subdivision or state institution 104 of higher education in which the principal office of such volunteer fire company, volunteer lifesaving or 105 rescue squad, volunteer law-enforcement chaplains, auxiliary or reserve police force, auxiliary or reserve deputy sheriff force, volunteer emergency medical technicians or members of volunteer search and 106 rescue organizations is located if the governing body of such political subdivision or state institution of 107 108 higher education has adopted a resolution acknowledging such volunteer firefighters, volunteer lifesaving or rescue squad members, volunteer law-enforcement chaplains, auxiliary or reserve police, auxiliary or 109 110 reserve deputy sheriffs, volunteer emergency medical technicians, members of volunteer search and 111 rescue organizations as employees for the purposes of this title or (ii) in the case of volunteer 112 firefighters or volunteer lifesaving or rescue squad members, the companies or squads for which volunteer services are provided whenever such companies or squads elect to be included as an employer 113 114 under this title.

m. Volunteer firefighters, volunteer lifesaving or rescue squad members, volunteer law-enforcement
 chaplains, auxiliary or reserve police, auxiliary or reserve deputy sheriffs, volunteer emergency medical
 technicians, members of volunteer search and rescue organizations and any other persons who respond to
 an incident upon request of the Department of Emergency Services, who shall be deemed employees of
 the Department of Emergency Services for the purposes of this title.

n. Any sole proprietor or all partners of a business electing to be included as an employee under the
 workers' compensation coverage of such business if the insurer is notified of this election. Any sole

proprietor or the partners shall, upon such election, be entitled to employee benefits and be subject toemployee responsibilities prescribed in this title.

When any partner or proprietor is entitled to receive coverage under this title, such person shall be subject to all provisions of this title as if he were an employee; however, the notices required under \$65.2-405 and 65.2-600 of this title shall be given to the insurance carrier, and the panel of physicians required under \$65.2-603 shall be selected by the insurance carrier.

128 o. The independent contractor of any employer subject to this title at the election of such employer
129 provided (i) the independent contractor agrees to such inclusion and (ii) unless the employer is
130 self-insured, the employer's insurer agrees in writing to such inclusion. All or part of the cost of the
131 insurance coverage of the independent contractor may be borne by the independent contractor.

When any independent contractor is entitled to receive coverage under this section, such person shall
be subject to all provisions of this title as if he were an employee, provided that the notices required
under §§ 65.2-405 and 65.2-600 are given either to the employer or its insurance carrier.

However, nothing in this title shall be construed to make the employees of any independent
 contractor the employees of the person or corporation employing or contracting with such independent
 contractor.

p. The legal representative, dependents and any other persons to whom compensation may be payablewhen any person covered as an employee under this title shall be deceased.

q. Jail officers and jail superintendents employed by regional jails or jail farm boards or authorities,
whether created pursuant to Article 3.1 (§ 53.1-95.2 et seq.) or Article 5 (§ 53.1-105 et seq.) of Chapter
3 of Title 53.1, or an act of assembly.

143 2. "Employee" shall not mean:

a. Officers and employees of the Commonwealth who are elected by the General Assembly, or
appointed by the Governor, either with or without the confirmation of the Senate. This exception shall
not apply to any "state employee" as defined in § 51.1-124.3 nor to Supreme Court Justices, judges of
the Court of Appeals, judges of the circuit or district courts, members of the Workers' Compensation
Commission and the State Corporation Commission, or the Superintendent of State Police.

b. Officers and employees of municipal corporations and political subdivisions of the Commonwealth
who are elected by the people or by the governing bodies, and who act in purely administrative
capacities and are to serve for a definite term of office.

c. Any person who is a licensed real estate salesperson, or a licensed real estate broker associated
with a real estate broker, if (i) substantially all of the salesperson's or associated broker's remuneration is
derived from real estate commissions, (ii) the services of the salesperson or associated broker are
performed under a written contract specifying that the salesperson is an independent contractor, and (iii)
such contract includes a provision that the salesperson or associated broker will not be treated as an
employee for federal income tax purposes.

d. Any taxicab or executive sedan driver, provided the Commission is furnished evidence that such individual is excluded from taxation by the Federal Unemployment Tax Act.

e. Casual employees.

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f. Domestic servants.

g. Farm and horticultural laborers, unless the employer regularly has in service more than twofull-time employees.

h. Employees of any person, firm or private corporation, including any public service corporation, that has regularly in service less than three employees in the same business within this Commonwealth, unless such employees and their employers voluntarily elect to be bound by this title. However, this exemption shall not apply to the operators of underground coal mines or their employees. An executive officer who is not paid salary or wages on a regular basis at an agreed upon amount and who rejects coverage under this title pursuant to § 65.2-300 shall not be included as an employee for purposes of this subdivision.

171 i. Employees of any common carrier by railroad engaging in commerce between any of the several 172 states or territories or between the District of Columbia and any of the states or territories and any 173 foreign nation or nations, and any person suffering injury or death while he is employed by such carrier 174 in such commerce. This title shall not be construed to lessen the liability of any such common carrier or 175 to diminish or take away in any respect any right that any person so employed, or the personal 176 representative, kindred or relation, or dependent of such person, may have under the act of Congress 177 relating to the liability of common carriers by railroad to their employees in certain cases, approved 178 April 22, 1908, or under §§ 8.01-57 through 8.01-62 or § 56-441.

j. Employees of common carriers by railroad who are engaged in intrastate trade or commerce.
However, this title shall not be construed to lessen the liability of such common carriers or take away or
diminish any right that any employee or, in case of his death, the personal representative of such employee of such common carrier may have under §§ 8.01-57 through 8.01-61 or § 56-441.

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183 k. Except as provided in subdivision 1 of this definition, a member of a volunteer fire-fighting, 184 lifesaving or rescue squad when engaged in activities related principally to participation as a member of 185 such squad whether or not the volunteer continues to receive compensation from his employer for time 186 away from the job.

187 1. Except as otherwise provided in this title, noncompensated employees and noncompensated 188 directors of corporations exempt from taxation pursuant to § 501 (c) (3) of Title 26 of the United States 189 Code (Internal Revenue Code of 1954).

190 "Employer" includes (i) any person, the Commonwealth or any political subdivision thereof and any 191 individual, firm, association or corporation, or the receiver or trustee of the same, or the legal 192 representative of a deceased employer, using the service of another for pay and (ii) any volunteer fire 193 company or volunteer lifesaving or rescue squad electing to be included and maintaining coverage as an 194 employer under this title. If the employer is insured, it includes his insurer so far as applicable.

195 'Executive officer" means (i) the president, vice president, secretary, treasurer or other officer, elected or appointed in accordance with the charter and bylaws of a corporation and (ii) the managers 196 197 elected or appointed in accordance with the articles of organization or operating agreement of a limited 198 liability company. However, such term does not include noncompensated officers of corporations exempt 199 from taxation pursuant to § 501 (c) (3) of Title 26 of the United States Code (Internal Revenue Code of 200 1954).

201 "Filed" means hand delivered to the Commission's office in Richmond or any regional office 202 maintained by the Commission; sent by telegraph, electronic mail or facsimile transmission; or posted at 203 any post office of the United States Postal Service by certified or registered mail. Filing by first-class 204 mail, telegraph, electronic mail or facsimile transmission shall be deemed completed only when the 205 application actually reaches a Commission office.

"Injury" means only injury by accident arising out of and in the course of the employment or occupational disease as defined in Chapter 4 (§ 65.2-400 et seq.) of this title and does not include a 206 207 disease in any form, except when it results naturally and unavoidably from either of the foregoing 208 209 causes. However, such term does not include any injury, disease or condition resulting from an 210 employee's voluntary participation in employer-sponsored off-duty recreational activities which are not 211 part of the employee's duties. For the purposes of this definition, an injury which is the result of 212 activities or exertions within the course of one work shift shall be deemed to be an injury by accident. 213

§ 65.2-101. (Delayed effective date) Definitions.

As used in this title:

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215 "Award" means the grant or denial of benefits or other relief under this title or any rule adopted 216 pursuant thereto. 217

"Average weekly wage" means:

1. a. The earnings of the injured employee in the employment in which he was working at the time 218 219 of the injury during the period of fifty-two weeks immediately preceding the date of the injury, divided by fifty-two; but if the injured employee lost more than seven consecutive calendar days during such 220 221 period, although not in the same week, then the earnings for the remainder of the fifty-two weeks shall 222 be divided by the number of weeks remaining after the time so lost has been deducted. When the 223 employment prior to the injury extended over a period of less than fifty-two weeks, the method of dividing the earnings during that period by the number of weeks and parts thereof during which the 224 225 employee earned wages shall be followed, provided that results fair and just to both parties will be thereby obtained. When, by reason of a shortness of time during which the employee has been in the 226 227 employment of his employer or the casual nature or terms of his employment, it is impractical to 228 compute the average weekly wages as above defined, regard shall be had to the average weekly amount 229 which during the fifty-two weeks previous to the injury was being earned by a person of the same grade 230 and character employed in the same class of employment in the same locality or community.

231 b. When for exceptional reasons the foregoing would be unfair either to the employer or employee, 232 such other method of computing average weekly wages may be resorted to as will most nearly 233 approximate the amount which the injured employee would be earning were it not for the injury.

234 2. Whenever allowances of any character made to an employee in lieu of wages are a specified part 235 of the wage contract, they shall be deemed a part of his earnings. For the purpose of this title, the 236 average weekly wage of the members of the Virginia National Guard and the Virginia State Defense 237 Force, registered members on duty or in training of the United States Civil Defense Corps of this 238 Commonwealth, and forest wardens shall be deemed to be such amount as will entitle them to the 239 maximum compensation payable under this title; however, any award entered under the provisions of 240 this title on behalf of members of the National Guard or their dependents, or registered members on 241 duty or in training of the United States Civil Defense Corps of this Commonwealth or their dependents, 242 shall be subject to credit for benefits paid them under existing or future federal law on account of injury 243 or occupational disease covered by the provisions of this title.

3. Whenever volunteer firefighters, volunteer lifesaving or volunteer rescue squad members, volunteer 244

245 law-enforcement chaplains, auxiliary or reserve police, auxiliary or reserve deputy sheriffs, volunteer 246 emergency medical technicians and members of volunteer search and rescue organizations are deemed 247 employees under this title, their average weekly wage shall be deemed sufficient to produce the 248 minimum compensation provided by this title for injured workers or their dependents.

249 4. The average weekly wage of persons, other than those covered in subdivision 3 of this definition, 250 who respond to a hazardous materials incident at the request of the Department of Emergency Services 251 shall be based upon the earnings of such persons from their primary employers.

252 "Change in condition" means a change in physical condition of the employee as well as any change 253 in the conditions under which compensation was awarded, suspended, or terminated which would affect 254 the right to, amount of, or duration of compensation.

255 "Commission" means the Virginia Workers' Compensation Commission as well as its former 256 designation as the Virginia Industrial Commission.

257 "Employee" means:

258 1. a. Every person, including a minor, in the service of another under any contract of hire or apprenticeship, written or implied, except (i) one whose employment is not in the usual course of the 259 trade, business, occupation or profession of the employer or (ii) as otherwise provided in subdivision 2 260 261 of this definition.

262 b. Any apprentice, trainee, or retrainee who is regularly employed while receiving training or 263 instruction outside of regular working hours and off the job, so long as the training or instruction is 264 related to his employment and is authorized by his employer.

265 c. Members of the Virginia National Guard, whether on duty in a paid or unpaid status or when 266 performing voluntary service to their unit in a nonduty status at the request of their commander.

267 Income benefits for members of the National Guard shall be terminated when they are able to return 268 to their customary civilian employment or self-employment. If they are neither employed nor 269 self-employed, those benefits shall terminate when they are able to return to their military duties. If a 270 member of the National Guard who is fit to return to his customary civilian employment or 271 self-employment remains unable to perform his military duties and thereby suffers loss of military pay 272 which he would otherwise have earned, he shall be entitled to one day of income benefits for each unit 273 training assembly or day of paid training which he is unable to attend. 274

d. Members of the Virginia State Defense Force.

275 e. Registered members of the United States Civil Defense Corps of this Commonwealth, whether on 276 duty or in training.

f. Except as provided in subdivision 2 of this definition, all officers and employees of the 277 278 Commonwealth, including forest wardens, judges, clerks, deputy clerks and employees of family courts 279 and general district courts, who shall be deemed employees of the Commonwealth.

280 g. Except as provided in subdivision 2 of this definition, all officers and employees of a municipal 281 corporation or political subdivision of the Commonwealth.

282 h. Except as provided in subdivision 2 of this definition, (i) every executive officer, including 283 president, vice president, secretary, treasurer or other officer, elected or appointed in accordance with the 284 charter and bylaws of a corporation, municipal or otherwise and (ii) every manager of a limited liability 285 company elected or appointed in accordance with the articles of organization or operating agreement of 286 the limited liability company.

287 i. Policemen and firefighters, sheriffs and their deputies, town sergeants and their deputies, county 288 and city commissioners of the revenue, county and city treasurers, attorneys for the Commonwealth, and 289 clerks of circuit courts and their deputies, officers and employees, who shall be deemed employees of 290 the respective cities, counties and towns in which their services are employed and by whom their 291 salaries are paid or in which their compensation is earnable.

292 j. Members of the governing body of any county, city or town in the Commonwealth, whenever 293 coverage under this title is extended to such members by resolution or ordinance duly adopted.

294 k. Volunteers, officers and employees of any commission or board of any authority created or 295 controlled by a local governing body, or any local agency or public service corporation owned, operated 296 or controlled by such local governing body, whenever coverage under this title is authorized by 297 resolution or ordinance duly adopted by the governing board of any county, city, town, or any political 298 subdivision thereof.

299 1. Except as provided in subdivision 2 of this definition, volunteer firefighters, volunteer lifesaving or 300 rescue squad members, volunteer law-enforcement chaplains, auxiliary or reserve police, auxiliary or 301 reserve deputy sheriffs, volunteer emergency medical technicians and members of volunteer search and 302 rescue organizations, who shall be deemed employees of (i) the political subdivision or state institution 303 of higher education in which the principal office of such volunteer fire company, volunteer lifesaving or 304 rescue squad, volunteer law-enforcement chaplains, auxiliary or reserve police force, auxiliary or reserve 305 deputy sheriff force, volunteer emergency medical technicians or members of volunteer search and

306 rescue organizations is located if the governing body of such political subdivision or state institution of 307 higher education has adopted a resolution acknowledging such volunteer firefighters, volunteer lifesaving 308 or rescue squad members, volunteer law-enforcement chaplains, auxiliary or reserve police, auxiliary or 309 reserve deputy sheriffs, volunteer emergency medical technicians or members of volunteer search and 310 rescue organizations as employees for the purposes of this title or (ii) in the case of volunteer 311 firefighters or volunteer lifesaving or rescue squad members, the companies or squads for which 312 volunteer services are provided whenever such companies or squads elect to be included as an employer 313 under this title.

314 m. Volunteer firefighters, volunteer lifesaving or rescue squad members, volunteer law-enforcement 315 chaplains, auxiliary or reserve police, auxiliary or reserve deputy sheriffs, volunteer emergency medical 316 technicians, members of volunteer search and rescue organizations and any other persons who respond to an incident upon request of the Department of Emergency Services, who shall be deemed employees of 317 318 the Department of Emergency Services for the purposes of this title.

319 n. Any sole proprietor or all partners of a business electing to be included as an employee under the 320 workers' compensation coverage of such business if the insurer is notified of this election. Any sole 321 proprietor or the partners shall, upon such election, be entitled to employee benefits and be subject to 322 employee responsibilities prescribed in this title.

323 When any partner or proprietor is entitled to receive coverage under this title, such person shall be 324 subject to all provisions of this title as if he were an employee; however, the notices required under 325 §§ 65.2-405 and 65.2-600 of this title shall be given to the insurance carrier, and the panel of physicians 326 required under § 65.2-603 shall be selected by the insurance carrier.

327 o. The independent contractor of any employer subject to this title at the election of such employer 328 provided (i) the independent contractor agrees to such inclusion and (ii) unless the employer is 329 self-insured, the employer's insurer agrees in writing to such inclusion. All or part of the cost of the 330 insurance coverage of the independent contractor may be borne by the independent contractor.

331 When any independent contractor is entitled to receive coverage under this section, such person shall 332 be subject to all provisions of this title as if he were an employee, provided that the notices required 333 under §§ 65.2-405 and 65.2-600 are given either to the employer or its insurance carrier.

334 However, nothing in this title shall be construed to make the employees of any independent 335 contractor the employees of the person or corporation employing or contracting with such independent 336 contractor.

337 p. The legal representative, dependents and any other persons to whom compensation may be payable 338 when any person covered as an employee under this title shall be deceased.

339 q. Jail officers and jail superintendents employed by regional jails or jail farm boards or authorities, 340 whether created pursuant to Article 3.1 (§ 53.1-95.2 et seq.) or Article 5 (§ 53.1-105 et seq.) of Chapter 341 3 of Title 53.1, or an act of assembly. 342

2. "Employee" shall not mean:

343 a. Officers and employees of the Commonwealth who are elected by the General Assembly, or 344 appointed by the Governor, either with or without the confirmation of the Senate. This exception shall not apply to any "state employee" as defined in § 51.1-124.3 nor to Supreme Court Justices, judges of 345 the Court of Appeals, judges of the circuit or district courts, members of the Workers' Compensation 346 347 Commission and the State Corporation Commission, or the Superintendent of State Police.

348 b. Officers and employees of municipal corporations and political subdivisions of the Commonwealth 349 who are elected by the people or by the governing bodies, and who act in purely administrative 350 capacities and are to serve for a definite term of office.

351 c. Any person who is a licensed real estate salesperson, or a licensed real estate broker associated 352 with a real estate broker, if (i) substantially all of the salesperson's or associated broker's remuneration is 353 derived from real estate commissions, (ii) the services of the salesperson or associated broker are 354 performed under a written contract specifying that the salesperson is an independent contractor, and (iii) 355 such contract includes a provision that the salesperson or associated broker will not be treated as an 356 employee for federal income tax purposes.

357 d. Any taxicab or executive sedan driver, provided the Commission is furnished evidence that such 358 individual is excluded from taxation by the Federal Unemployment Tax Act. 359

e. Casual employees.

f. Domestic servants.

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361 g. Farm and horticultural laborers, unless the employer regularly has in service more than two 362 full-time employees.

363 h. Employees of any person, firm or private corporation, including any public service corporation, that has regularly in service less than three employees in the same business within this Commonwealth, 364 365 unless such employees and their employers voluntarily elect to be bound by this title. However, this exemption shall not apply to the operators of underground coal mines or their employees. An executive 366 officer who is not paid salary or wages on a regular basis at an agreed upon amount and who rejects 367

368 coverage under this title pursuant to § 65.2-300 shall not be included as an employee for purposes of369 this subdivision.

370 i. Employees of any common carrier by railroad engaging in commerce between any of the several 371 states or territories or between the District of Columbia and any of the states or territories and any 372 foreign nation or nations, and any person suffering injury or death while he is employed by such carrier 373 in such commerce. This title shall not be construed to lessen the liability of any such common carrier or 374 to diminish or take away in any respect any right that any person so employed, or the personal 375 representative, kindred or relation, or dependent of such person, may have under the act of Congress 376 relating to the liability of common carriers by railroad to their employees in certain cases, approved 377 April 22, 1908, or under §§ 8.01-57 through 8.01-62 or § 56-441.

j. Employees of common carriers by railroad who are engaged in intrastate trade or commerce.
However, this title shall not be construed to lessen the liability of such common carriers or take away or diminish any right that any employee or, in case of his death, the personal representative of such employee of such common carrier may have under §§ 8.01-57 through 8.01-61 or § 56-441.

k. Except as provided in subdivision 1 of this definition, a member of a volunteer fire-fighting,
lifesaving or rescue squad when engaged in activities related principally to participation as a member of
such squad whether or not the volunteer continues to receive compensation from his employer for time
away from the job.

386 1. Except as otherwise provided in this title, noncompensated employees and noncompensated
387 directors of corporations exempt from taxation pursuant to § 501 (c) (3) of Title 26 of the United States
388 Code (Internal Revenue Code of 1954).

389 "Employer" includes (i) any person, the Commonwealth or any political subdivision thereof and any
390 individual, firm, association or corporation, or the receiver or trustee of the same, or the legal
391 representative of a deceased employer, using the service of another for pay and (ii) any volunteer fire
392 company or volunteer lifesaving or rescue squad electing to be included and maintaining coverage as an
393 employer under this title. If the employer is insured, it includes his insurer so far as applicable.

"Executive officer" means (i) the president, vice president, secretary, treasurer or other officer,
elected or appointed in accordance with the charter and bylaws of a corporation and (ii) the managers
elected or appointed in accordance with the articles of organization or operating agreement of a limited
liability company. However, such term does not include noncompensated officers of corporations exempt
from taxation pursuant to § 501 (c) (3) of Title 26 of the United States Code (Internal Revenue Code of
1954).

400 "Filed" means hand delivered to the Commission's office in Richmond or any regional office
401 maintained by the Commission; sent by telegraph, electronic mail or facsimile transmission; or posted at
402 any post office of the United States Postal Service by certified or registered mail. Filing by first-class
403 mail, telegraph, electronic mail or facsimile transmission shall be deemed completed only when the
404 application actually reaches a Commission office.

405 "Injury" means only injury by accident arising out of and in the course of the employment or 406 occupational disease as defined in Chapter 4 (§ 65.2-400 et seq.) of this title and does not include a 407 disease in any form, except when it results naturally and unavoidably from either of the foregoing 408 causes. However, such term does not include any injury, disease or condition resulting from an 409 employee's voluntary participation in employer-sponsored off-duty recreational activities which are not 410 part of the employee's duties. For the purposes of this definition, an injury which is the result of 411 activities or exertions within the course of one work shift shall be deemed to be an injury by accident.