2010 SESSION

10104154D HOUSE BILL NO. 1346 1 Offered January 22, 2010 2 3 A BILL to amend and reenact § 65.2-406 of the Code of Virginia, relating to workers' compensation; 4 limitation period for filing claims. 5 Patron-Barlow 6 7 Referred to Committee on Commerce and Labor 8 9 Be it enacted by the General Assembly of Virginia: 1. That § 65.2-406 of the Code of Virginia is amended and reenacted as follows: 10 § 65.2-406. Limitation upon claim; diseases covered by limitation. 11 A. The right to compensation under this chapter shall be forever barred unless a claim is filed with 12 13 the Commission within one of the following time periods: 14 1. For coal miners' pneumoconiosis, three years after a diagnosis of the disease, as category 1/0 or 15 greater as classified under the International Labour Office Classification of Radiographs of the 16 Pneumoconiosis (1980), is first communicated to the employee or the legal representative of his estate or within five years from the date of the last injurious exposure in employment, whichever first occurs; 17 2. For byssinosis, two years after a diagnosis of the disease is first communicated to the employee or 18 19 within seven years from the date of the last injurious exposure in employment, whichever first occurs; 20 3. For asbestosis, two years after a diagnosis of the disease is first communicated to the employee; 21 4. For symptomatic or asymptomatic infection with human immunodeficiency virus including 22 acquired immunodeficiency syndrome, two years after a positive test for infection with human 23 immunodeficiency virus; 24 5. For hepatitis to which any employee described in subsection A of § 65.2-402.1 has had a 25 documented occupational exposure, two years after a positive test for exposure to hepatitis is first 26 communicated to the employee; 27 6. For diseases directly attributable to the rescue and relief efforts at the Pentagon following the 28 terrorist attack of September 11, 2001, two years after a diagnosis of the disease is first communicated 29 to the employee; or 30 67. For all other occupational diseases, two years after a diagnosis of the disease is first 31 communicated to the employee or within five years from the date of the last injurious exposure in 32 employment, whichever first occurs. 33 B. If death results from an occupational disease within any of such periods, the right to 34 compensation under this chapter shall be barred, unless a claim therefor is filed with the Commission within three years after such death. The limitations imposed by this section as amended shall be 35 36 applicable to occupational diseases contracted before and after July 1, 1962, and § 65.2-601 shall not 37 apply to pneumoconiosis. The limitation on time of filing will cover all occupational diseases except: 1. Cataract of the eyes due to exposure to the heat and glare of molten glass or to radiant rays such 38 39 as infrared: 40 2. Epitheliomatous cancer or ulceration of the skin or of the corneal surface of the eve due to pitch, 41 tar, soot, bitumen, anthracene, paraffin, mineral oil, or their compounds, products or residues; 42 3. Radium disability or disability due to exposure to radioactive substances and X-rays; 4. Ulceration due to chrome compound or to caustic chemical acids or alkalies and undulant fever 43 44 caused by the industrial slaughtering and processing of livestock and handling of hides; 45 5. Mesothelioma due to exposure to asbestos; and 6. Angiosarcoma of the liver due to vinyl chloride exposure. 46 47 C. When a claim is made for benefits for a change of condition in an occupational disease, such as advance from one stage or category to another, a claim for change in condition must be filed with the 48 49 Commission within three years from the date for which compensation was last paid for an earlier stage of the disease, except that a claim for benefits for a change in condition in asbestosis must be filed 50 51 within two years from the date when diagnosis of the advanced stage is first communicated to the 52 employee and no claim for benefits for an advanced stage of asbestosis shall be denied on the ground 53 that there has been no subsequent accident. For a first or an advanced stage of asbestosis or mesothelioma, if the employee is still employed in the employment in which he was injuriously 54 55 exposed, the weekly compensation rate shall be based upon the employee's weekly wage as of the date of communication of the first or advanced stage of the disease, as the case may be. If the employee is 56 57 unemployed, or employed in another employment, the weekly compensation rate shall be based upon the 58 average weekly wage of a person of the same or similar grade and character in the same class of

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employment in which the employee was injuriously exposed and preferably in the same locality or community on the date of communication to the employee of the advanced stage of the disease or mesothelioma. The weekly compensation rates herein provided shall be subject to the same maximums and minimums as provided in § 65.2-500. 59 60 61

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