STATE OF NEW YORK

5201

2017-2018 Regular Sessions

IN ASSEMBLY

February 6, 2017

Introduced by M. of A. KEARNS -- Multi-Sponsored by -- M. of A. JOYNER, RAIA -- read once and referred to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to providing for cost-of-living adjustments to death benefits and increasing certain wage percentages for calculation of benefits

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 16 of the workers' compensation law, as amended by chapter 550 of the laws of 1978, subdivision 1 as amended by chapter 245 of the laws of 2005, subdivisions 1-a, 1-b, 1-c, 2, 3, 3-a and 4 as amended by chapter 168 of the laws of 1979, subdivisions 1-d, 2-b, 3-b, 4-c and 4-d as added and subdivision 5 as amended by chapter 689 of the laws of 2007, subdivision 2-a as amended by chapter 174 of the laws of 1981, subdivision 4-a as amended by chapter 509 of the laws of 1985 and subdivision 4-b as added by chapter 296 of the laws of 1990, is amended to read as follows:

- 10 § 16. Death benefits. If the injury causes death, the compensation 11 shall be known as a death benefit and shall be payable in the amount and 12 to or for the benefit of the persons following:
- 1. Funeral expenses. The chair shall prepare and establish a schedule 13 14 for the state or schedules limited to defined localities of maximum charges and fees for such funeral expenses, to be determined in accord-15 ance with, and to be subject to change pursuant to $[\tau]$ rules promulgated 16 17 by the chair. Before preparing such schedule for the state or schedules for limited localities, the chair shall request the president of the New 18 19 York state funeral directors' association to submit to the chair a 20 report on the amount of remuneration deemed by such association to be 21 fair and adequate for the types of funeral services rendered under this 22 chapter, but consideration shall also be given to the views of other 23 interested parties. The amounts payable by the employer for such 24 services shall be the actual fees and charges up to the maximum estab-

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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lished by such schedule. Provided, however, no such schedule of charges and fees shall apply where a firefighter dies from injuries received in the line of duty as a direct result of firefighting or where a police 3 officer dies from injuries received in the line of duty as a direct result of law enforcement activities, where such funeral expenses are reasonable. If such funeral expenses shall have been paid by the claimants entitled to compensation under this section or by others, the 7 8 funeral expenses awarded shall be made payable to such claimants or 9 others, otherwise they shall be made payable to the undertaker who shall 10 have provided burial. Funeral expenses shall be awarded in case of all 11 injuries causing death including cases in which there are no persons entitled to other compensation under this chapter. 12

1-a. For the purpose of this section, (1) the term "dependent blind or physically disabled" as used herein in relation to dependent children shall be deemed to mean totally blind or physically disabled children whose disablement is total and permanent, (2) the term "surviving spouse" shall be deemed to mean the legal spouse but shall not include a spouse who has abandoned the deceased, and (3) the term "abandoned" shall be deemed to mean such an abandonment as would be sufficient under section two hundred of the domestic relations law to sustain a judgment of separation on that ground provided that a spouse who reconciled with the deceased prior to the date of the death shall not be considered to have abandoned the deceased.

1-b. If there be a surviving spouse and no child of the deceased under the age of eighteen years and no child of any age dependent blind or physically disabled, and the death occurs on or after July first, nineteen hundred forty-eight, and prior to January first, nineteen hundred seventy-eight, to such spouse forty per centum of the average wages of the deceased, together with applicable cost-of-living adjustments, during widowhood or widowerhood with two years' compensation in one sum, upon remarriage; and where the death occurred prior to July first, nineteen hundred forty-eight, to such wife (or dependent husband) thirty per centum of such wages, together with applicable cost-of-living adjustments, during widowhood (or dependent widowerhood) with two years' compensation in one sum, upon remarriage.

1-c. If there be a surviving spouse and no child of the deceased under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution and no child of any age dependent blind or physically disabled, and the death occurs on or after January first, nineteen hundred seventy-eight, to such spouse [sixty-six and twothirds | seventy-five per centum of the average wages of the deceased, together with applicable cost-of-living adjustments, during widowhood or widowerhood with two years' compensation, in one sum, upon remarriage. Where the death occurs on or after January first, nineteen hundred seventy-eight, and the spouse is receiving the survivors insurance benefits under the social security act, the death benefit payable under this section shall be reduced in accordance with the provisions of table No. below by five per centum of the spouse's share of the survivor's insurance benefits under the social security act for each ten dollars of deceased's average weekly wage in excess of one hundred dollars provided that in no case shall such reduction exceed fifty per centum of said spouse's share of the survivors insurance benefits under the social security act. Cost-of-living adjustments shall not be included in the

calculation of the deceased's average weekly wage for purposes of calculation of the offset reduction. 3 TABLE No. I 4 Offset provisions applicable in death benefits 5 where there is a sole surviving spouse AVERAGE WEEKLY WAGE PERCENTAGE OF SPOUSE'S 7 SHARE OF SURVIVORS 8 INSURANCE BENEFITS over \$100 up to and including \$110 5 9 10 over \$110 up to and including \$120 10 11 12 13 14 over \$160 up to and including \$170 35 15 over \$170 up to and including \$180 40 16 17 18 over \$190 up to and including \$200 50 19 over \$200 50 1-d. If there be a surviving spouse of an employee of a private volun-20 21 tary hospital killed in a World Trade Center rescue, who passed a phys-22 ical examination upon employment as a rescue worker that failed to 23 reveal evidence of a condition that was the proximate cause of death, 24 and no child of the deceased under the age of eighteen years, or under 25 the age of twenty-three years if enrolled and attending as a full-time 26 student in an accredited educational institution and such enrollment and 27 full-time attendance is certified by such institution, and no child of 28 any age dependent blind or physically disabled, to such spouse seventyfive per centum of the average wages of the deceased, together with applicable cost-of-living adjustments, during widowhood or widowerhood, 30 with two years' compensation, in one sum, upon remarriage. Where such 31 32 death occurs, and the spouse is receiving the survivors insurance bene-33 fits under the social security act, the death benefit payable under this section shall be reduced in accordance with the provisions of table No. 35 I in subdivision one-c of this section by five per centum of the spouse's share of the survivor's insurance benefits under the social 36 security act for each ten dollars of deceased's average weekly wage in 37 excess of one hundred dollars; provided that in no case shall such 38 39 reduction exceed fifty per centum of such spouse's share of the survi-40 vors insurance benefits under the social security act. Cost-of-living 41 adjustments shall not be included in the calculation of the deceased's 42 average weekly wage for purposes of calculation of the offset reduction. 43 2. If there be a surviving spouse and a surviving child or children of 44 the deceased under the age of eighteen years or a surviving child or children of any age dependent blind or physically disabled, and the 45 death occurs on or after July first, nineteen hundred forty-eight, and 46 47 prior to January first, nineteen hundred seventy-eight, to such spouse 48 [thirty] forty per centum of the average wages of the deceased, together 49 with applicable cost-of-living adjustments, during widowhood or widowerhood with two years' compensation in one sum, upon remarriage; and the 51 additional amount of [twenty] thirty-five per centum of such wages, 52 together with applicable cost-of-living adjustments, for each such child until the age of eighteen years or until the removal of the dependency

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of the blind or physically disabled child or children; in case of the subsequent death or remarriage of such surviving spouse any surviving child of the deceased employee, at the time under eighteen years of age 3 dependent through mental or physical infirmity, shall have his 4 5 compensation increased to [thirty] thirty-five per centum of such wages, 6 together with applicable cost-of-living adjustments, and the same shall 7 be payable until he shall reach the age of eighteen years or until such 8 dependent blind or physically disabled condition shall have been 9 removed; provided that the total amount payable shall in no case exceed 10 [sixty-six and two-thirds] seventy-five per centum of such wages. Cost-11 of-living adjustments shall not be included in the calculation of the deceased's average weekly wage for purposes of calculation of the maxi-12 13 mum amount payable. Upon statutory termination of compensation payments 14 to all such children, the compensation of the surviving spouse shall be 15 increased to [forty seventy-five per centum of such wages, together 16 with applicable cost-of-living adjustments, with two years' compen-17 sation, at such rate, in one sum, upon remarriage.

If there be a surviving wife (or dependent husband) and any of the aforementioned surviving children, and the death occurred prior to July first, nineteen hundred forty-eight, to such wife (or dependent husband) [thirty] forty per centum of the average wages of the deceased, together with applicable cost-of-living adjustments, during widowhood (or dependent widowerhood) with two years' compensation in one sum, upon remarriage; and the additional amount of ten per centum of such wages. together with applicable cost-of-living adjustments, for each such child until eighteen years of age or until the removal of the dependency of the blind or physically disabled child or children; in case of the subsequent death or remarriage of such surviving wife (or dependent husband) any surviving child of the deceased shall have his compensation increased to fifteen per centum of such wages, together with applicable cost-of-living adjustments, until he shall reach the age of eighteen years or until such dependent blind or physically disabled condition shall have been removed; provided that the total amount payable shall in no case exceed [sixty-six and two-thirds] seventy-five per centum of Cost-of-living adjustments shall not be included in the such wages. calculation of the deceased's average weekly wage for purposes of calculation of the maximum amount payable.

The board may in its discretion require the appointment of a guardian for the purpose of receiving the compensation of a minor child or a dependent blind or physically disabled child. In the absence of such a requirement by the board the appointment of a guardian for such purposes shall not be necessary.

2-a. If there be a surviving spouse and a surviving child under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or a surviving child of any age dependent blind or physically disabled and the death occurs on or after January first, nineteen hundred seventy-eight, to such spouse [thirty-six and two-thirds] forty per centum of the average wages of the deceased, together with applicable cost-of-living adjustments, during widowhood or widowerhood with two years' compensation in one sum, upon remarriage; and [thirty] thirtyfive per centum of such wages, together with applicable cost-of-living 54 adjustments, to such child under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and

1 full time attendance is certified by such institution or a surviving child of any age dependent blind or physically disabled; in the case of the subsequent death of such surviving spouse the surviving child shall 4 have his compensation increased to [sixty-six and two-thirds] seventyfive per centum of such wages, together with applicable cost-of-living adjustments, and the same shall be payable so long as he is under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational insti-9 tution and such enrollment and full time attendance is certified by such institution or a surviving child of any age dependent blind or phys-10 ically disabled; upon statutory termination of compensation payable to 11 such child, the compensation of the surviving spouse shall be increased 12 to [sixty-six and two-thirds] seventy-five per centum of such wages, 13 14 together with applicable cost-of-living adjustments, with two years' 15 compensation, at such rate, in one sum, upon remarriage. Upon remarriage 16 of such surviving spouse, the surviving child shall continue to receive 17 [thirty] thirty-five per centum of such wages, together with applicable cost-of-living adjustments. Where the death occurs on or after January 18 19 first, nineteen hundred seventy-eight and the spouse is receiving survi-20 vors insurance benefits under the social security act, the death benefit 21 payable under this section shall be reduced by five per centum of the 22 spouse's share of the survivors insurance benefits under the social 23 security act for each ten dollars of deceased's average weekly wage in 24 excess of one hundred dollars provided that in no case shall such 25 reduction exceed fifty per centum of said spouse's share of the survivors insurance benefits under the social security act as set forth in 27 table No. I below. Cost-of-living adjustments shall not be included in 28 the calculation of the deceased's average weekly wage for purposes of calculation of the offset reduction. 29

30 TABLE No. I

Offset provisions applicable in death benefits where there is a surviving spouse and one child

33	AVERAGE WEEKLY WAGE PERCENTAGE OF SPOUSE'S
34	SHARE OF SURVIVORS
35	INSURANCE BENEFITS
36	over \$100 up to and including \$110 5
37	over \$110 up to and including \$120 10
38	over \$120 up to and including \$130
39	over \$130 up to and including \$140 20
40	over \$140 up to and including \$150
41	over \$150 up to and including \$160
42	over \$160 up to and including \$170
43	over \$170 up to and including \$180
44	over \$180 up to and including \$190
45	over \$190 up to and including \$200 50
46	over \$200 50
47	If there be a surviving spouse and two or more surviving children
48	under the age of eighteen years or under the age of twenty-three years
49	if enrolled and attending as a full time student in an accredited educa-
50	tional institution and such enrollment and full time attendance is
51	certified by such institution or a surviving child or children of any
52	age dependent blind or physically disabled and a death occurs on or
53	after January first, nineteen hundred seventy-eight, to such spouse

[thirty-gix and two-thirds] forty per centum of the average wage of the deceased, together with applicable cost-of-living adjustments, during 3 widowhood or widowerhood with two years' compensation in one sum upon remarriage; and [thirty] thirty-five per centum of such wages, together with applicable cost-of-living adjustments, to such children under the age of eighteen years or under the age of twenty-three years if enrolled 7 and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such 9 institution or a surviving child or children of any age dependent blind 10 or physically disabled, share and share alike; in case of the subsequent 11 death of such surviving spouse the surviving children shall have their compensation increased to [sixty six and two thirds] seventy-five per 12 centum of such wages, together with applicable cost-of-living adjust-13 14 ments, and the aggregate sum shall be payable, share and share alike, so 15 long as they are under the age of eighteen years or under the age of 16 twenty-three years if enrolled and attending as a full time student in 17 an accredited educational institution and such enrollment and full time 18 attendance is certified by such institution or a surviving child or 19 children of any age dependent blind or physically disabled. Upon remar-20 riage of such surviving spouse, if there be two surviving children each 21 shall receive [twenty-five] thirty-seven and one-half per centum of such wages, together with applicable cost-of-living adjustments, and if there 22 are surviving more than two children under the age of eighteen years or 23 under the age of twenty-three if enrolled and attending as a full time 24 25 student in an accredited educational institution and such enrollment and 26 full time attendance is certified by such institution or a surviving 27 child or children of any age dependent blind or physically disabled [sixty-six and two-thirds] seventy-five per centum of such wages, 28 29 together with applicable cost-of-living adjustments, share and share 30 alike. Upon statutory termination of compensation payable to such chil-31 dren, the compensation of the surviving spouse shall be increased to [sixty-six and two-thirds] seventy-five per centum of such wages. 32 33 together with applicable cost-of-living adjustments, with two years' compensation, at such rate, in one sum, upon remarriage. Where the death 34 35 occurs on or after January first, nineteen hundred seventy-eight, and 36 the spouse is receiving survivors insurance benefits under the social 37 security act, the death benefits payable under this section shall be 38 reduced by five per centum of the spouse's share of the survivors insurance benefits under the social security act for each ten dollars of 39 deceased's average weekly wage in excess of one hundred fifty dollars 40 41 provided that in no case shall such reduction exceed fifty per centum of 42 said spouse's share of the survivors insurance benefits under the social 43 security act as set forth in table No. II below. Cost-of-living adjustments shall not be included in the calculation of the deceased's average 44 45 weekly wage for purposes of calculation of the offset reduction.

46 TABLE No. II

Offset provisions applicable in death benefits
where there is a surviving spouse and two or more children

49	AVER <i>I</i>	AGE WI	EEKI	LY I	WAGE			PERCENTAGE OF SPOUSE'S
50								SHARE OF SURVIVORS
51								INSURANCE BENEFITS
52	over	\$150	up	to	and	including	\$160	5
53	over	\$160	up	to	and	including	\$170	

3 7 over \$240 up to and including \$250 50 9 over \$250 50 10 2-b. If there be a surviving spouse of an employee of a private volun-11 tary hospital killed in a World Trade Center rescue, who passed a physical examination upon employment as a rescue worker that failed to 12 13 reveal evidence of a condition that was the proximate cause of death, 14 and a surviving child under the age of eighteen years, or under the age twenty-three years if enrolled and attending as a full-time student 15 16 in an accredited educational institution and such enrollment and full-17 time attendance is certified by such institution, or a surviving child of any age dependent blind or physically disabled, to such spouse forty 18 19 per centum of the average wages, together with applicable cost-of-living 20 adjustments, of the deceased during widowhood or widowerhood, with two years' compensation in one sum, upon remarriage; and thirty-five per centum of such wages, together with applicable cost-of-living adjust-22 ments, to such child under the age of eighteen years, or under the age 23 of twenty-three years if enrolled and attending as a full-time student 24 25 in an accredited educational institution and such enrollment and full-26 time attendance is certified by such institution, or a surviving child 27 of any age dependent blind or physically disabled; in the case of the 28 subsequent death of such surviving spouse the surviving child shall have 29 his or her compensation increased to seventy-five per centum of such 30 wages, together with applicable cost-of-living adjustments, and the same 31 shall be payable so long as he or she is under the age of eighteen 32 years, or under the age of twenty-three years if enrolled and attending 33 as a full-time student in an accredited educational institution and such 34 enrollment and full-time attendance is certified by such institution, or 35 a surviving child of any age dependent blind or physically disabled; 36 upon statutory termination of compensation payable to such child, the 37 compensation of the surviving spouse shall be increased to seventy-five per centum of such wages, together with applicable cost-of-living 38 adjustments, with two years' compensation, at such rate, in one sum, 39 upon remarriage. Upon remarriage of such surviving spouse, the surviving 40 41 child shall continue to receive thirty-five per centum of such wages, 42 together with applicable cost-of-living adjustments. Where such death 43 occurs, and the spouse is receiving survivors insurance benefits under 44 the social security act, the death benefit payable under this section 45 shall be reduced by five per centum of the spouse's share of the survi-46 vors insurance benefits under the social security act for each ten 47 dollars of deceased's average weekly wage in excess of one hundred dollars; provided that in no case shall such reduction exceed fifty per 48 centum of such spouse's share of the survivors insurance benefits under 49 50 the social security act as set forth in table No. I in subdivision one-c 51 of this section. Cost-of-living adjustments shall not be included in 52 the calculation of the deceased's average weekly wage for purposes of calculation of the offset reduction. If there be a surviving spouse 54 an employee of a private voluntary hospital killed in a World Trade 55 Center rescue, who passed a physical examination upon employment as a rescue worker that failed to reveal evidence of a condition that was the

1 proximate cause of death, and two or more surviving children under the age of eighteen years, or under the age of twenty-three years enrolled and attending as a full-time student in an accredited educa-3 tional institution and such enrollment and full-time attendance is certified by such institution, or a surviving child or children of any age dependent blind or physically disabled and a death occurs on or after September eleventh, two thousand one, to such spouse forty per 7 centum of the average wage of the deceased, together with applicable 9 cost-of-living adjustments, during widowhood or widowerhood with two 10 years' compensation in one sum upon remarriage; and thirty-five per 11 centum of such wages, together with applicable cost-of-living adjustments, to such children under the age of eighteen years, or under the 12 13 age of twenty-three years if enrolled and attending as a full-time 14 student in an accredited educational institution and such enrollment and 15 full-time attendance is certified by such institution, or a surviving 16 child or children of any age dependent blind or physically disabled, 17 share and share alike; in case of the subsequent death of such surviving 18 spouse the surviving children shall have their compensation increased to 19 seventy-five per centum of such wages, together with applicable cost-of-20 living adjustments, and the aggregate sum shall be payable, share and 21 share alike, so long as they are under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-22 23 time student in an accredited educational institution and such enroll-24 ment and full-time attendance is certified by such institution, or a 25 surviving child or children of any age dependent blind or physically 26 disabled. Upon remarriage of such surviving spouse, if there be two 27 surviving children each shall receive thirty-seven and one-half per 28 centum of such wages, together with applicable cost-of-living adjust-29 ments, and if there are surviving more than two children under the age 30 of eighteen years, or under the age of twenty-three if enrolled and 31 attending as a full-time student in an accredited educational institu-32 tion and such enrollment and full-time attendance is certified by such institution, or a surviving child or children of any age dependant blind 33 34 or physically disabled, seventy-five per centum of such wages, together 35 with applicable cost-of-living adjustments, share and share alike. Upon 36 statutory termination of compensation payable to such children, the 37 compensation of the surviving spouse shall be increased to seventy-five per centum of such wages, together with applicable cost-of-living 38 adjustments, with two years' compensation, at such rate, in one sum, 39 upon remarriage. Where the death occurs on or after September eleventh, 40 41 two thousand one, and the spouse is receiving survivors insurance bene-42 fits under the social security act, the death benefits payable under 43 this section shall be reduced by five per centum of the spouse's share 44 the survivors insurance benefits under the social security act for each ten dollars of deceased's average weekly wage in excess of one 45 46 hundred fifty dollars; provided that in no case shall such reduction 47 exceed fifty per centum of said spouse's share of the survivors insurance benefits under the social security act as set forth in table No. II 48 49 in subdivision two-a of this section. Cost-of-living adjustments shall not be included in the calculation of the deceased's average weekly wage 50 51 for purposes of calculation of the offset reduction. 52

3. If there be a surviving child or children of the deceased under the age of eighteen years or a dependent blind or physically disabled child or children of any age, but no surviving spouse then where the death occurs on or after July first, nineteen hundred forty-eight, and prior to January first, nineteen hundred seventy-eight, for the support of

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each such child until the age of eighteen years, or until the removal of the dependency of such blind or physically disabled child or children, thirty per centum of the wages of the deceased, together with applicable 3 cost-of-living adjustments, and where the death occurred prior to July first, nineteen hundred forty-eight, for the support of each such child until the age of eighteen years, or until the removal of the dependency 7 of such blind or physically disabled child or children, [fifteen] thirty-five per centum of the wages, together with applicable cost-of-living 9 adjustments, of the deceased; provided that the aggregate shall in no case exceed [sixty-six and two-thirds] seventy-five per centum of such 10 11 Cost-of-living adjustments shall not be included in the calcu-12 lation of the deceased's average weekly wage for purposes of calculation 13 of the maximum amount payable.

3-a. If there be a surviving child or children of the deceased under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or a dependent blind or physically disabled child or children of any age, but no surviving spouse then where the death occurs on or after January first, nineteen hundred seventyeight, for the support of such child or children until the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or until the removal of the dependency of such blind or physically disabled child or children, [sixty-six and two-thirds] seventy-five per centum of the wages of the deceased, together with applicable cost-of-living adjustments. Where there are two or more children, the compensation payable shall be divided among such children share and share alike.

3-b. If there be a surviving child or children, of an employee of a private voluntary hospital killed in a World Trade Center rescue, who passed a physical examination upon employment as a rescue worker that failed to reveal evidence of a condition that was the proximate cause of death, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and full-time attendance is certified by such institution, or a dependent blind or physically disabled child, or children of any age, but no surviving spouse then, where such death occurs, for the support of each such child until the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and full-time attendance is certified by such institution or until the removal of the dependency of such blind or physically disabled child or children, seventy-five per centum of the wages of the deceased, together with applicable cost-of-living adjustments. Where there are two or more children, the compensation payable shall be divided among such children share and share alike.

4. If there be no surviving spouse or child under the age of eighteen years, or dependent blind or physically disabled child of any age, or if the amount payable to surviving spouse and to children under the age of eighteen years or such dependent blind or physically disabled children shall be less in the aggregate than [sixty-six and two-thirds] seventy-five per centum of the average wages of the deceased exclusive of applicable cost-of-living adjustments, then where the death occurs on or after July first, nineteen hundred forty-eight, and prior to January

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first, nineteen hundred seventy-eight, for the support of grandchildren or brothers and sisters under the age of eighteen years, if dependent 3 upon the deceased at the time of the accident, twenty-five per centum of such wages, together with applicable cost-of-living adjustments, for the support of each such person until the age of eighteen years; and for the support of each parent, or grandparent, of the deceased if dependent 7 upon him at the time of the accident, forty per centum of such wages during such dependency; and where the death occurred prior to July 9 first, nineteen hundred forty-eight, to such dependent grandchildren or 10 brothers and sisters, fifteen per centum of such wages until eighteen 11 years of age, and to such dependent parent or grandparent, twenty-five per centum of such wages, together with applicable cost-of-living 12 adjustments, during dependency. But in no case shall the aggregate 13 14 amount payable under this subdivision exceed the difference between 15 [sixty-six and two-thirds] seventy-five per centum of such wages, and 16 the amount payable as hereinbefore provided to surviving spouse or for 17 the support of surviving child or children. Cost-of-living adjustments shall not be included in the calculation of the deceased's average week-18 19 ly wage for purposes of calculation of the maximum amount payable. 20

4-a. If there be no surviving spouse or child under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or dependent blind or physically disabled child of any age, then where the death occurs on or after January first, nineteen hundred seventy-eight, for the support of grandchildren or brothers and sisters if dependent upon the deceased at the time of the accident, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution, or blind or physically disabled grandchildren or brothers and sisters of any age, twenty-five per centum of such wages, together with applicable cost-of-living adjustments, for the support of each such person until the age of eighteen years; or until the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution or until the removal of the dependency of such blind or physically disabled grandchildren or brothers and sisters, and such enrollment and full time attendance is certified by such institution and for the support of each parent, or grandparent, of the deceased if dependent upon him or her at the time of the accident, forty per centum of such wages, together with applicable cost-of-living adjustments, during such dependency. But in no case shall the aggregate amount payable under this subdivision exceed [sixty-six and two-thirds] seventy-five per centum of such wages. Cost-of-living adjustments shall not be included in the calculation of the deceased's average weekly wage for purposes of calculation of the maximum amount

4-b. If there be no surviving spouse or child under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or dependent blind or physically disabled child of any age or grandchildren or brothers and sisters if dependent upon the deceased at the time of the accident, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and

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full time attendance is certified by such institution or disabled blind or physically disabled grandchildren or brothers and sisters of any age, then a sum of fifty thousand dollars shall be paid to the deceased's surviving parents or if there be no surviving parents to the deceased's estate.

6 4-c. If there be no surviving spouse or child, or children of an 7 employee of a private voluntary hospital killed in a World Trade Center rescue, who passed a physical examination upon employment as a rescue 9 worker that failed to reveal evidence of a condition that was the proxi-10 mate cause of death, under the age of eighteen years, or under the age 11 of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and full-12 13 time attendance is certified by such institution, or dependent blind or 14 physically disabled child of any age, then where the death occurs on or 15 after September eleventh, two thousand one, for the support of grand-16 children or brothers and sisters if dependent upon the deceased at the 17 time of the accident, under the age of eighteen years, or under the age twenty-three years if enrolled and attending as a full-time student 18 in an accredited educational institution and such enrollment and full-19 20 time attendance is certified by such institution, or blind or physically 21 disabled grandchildren or brothers and sisters of any age, twenty-five per centum of such wages, together with applicable cost-of-living 22 23 adjustments, for the support of each such person until the age of eigh-24 teen years; or until the age of twenty-three years if enrolled and 25 attending as a full-time student in an accredited educational institu-26 tion, or until the removal of the dependency of such blind or physically 27 disabled grandchildren or brothers and sisters, and such enrollment and full-time attendance is certified by such institution and for the 28 29 support of each parent, or grandparent, of the deceased if dependent 30 upon him or her at the time of the accident, forty per centum of such 31 wages, together with applicable cost-of-living adjustments, during such 32 dependency. But in no case shall the aggregate amount payable under this subdivision exceed seventy-five per centum of such wages. <u>Cost-of-liv-</u> 33 ing adjustments shall not be included in the calculation of the 34 deceased's average weekly wage for purposes of calculation of the maxi-35 36 mum amount payable.

4-d. If there be no surviving spouse or child, or children of employee of a private voluntary hospital killed in a World Trade Center rescue, who passed a physical examination upon employment as a rescue worker that failed to reveal evidence of a condition that was the proximate cause of death, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and fulltime attendance is certified by such institution, or dependent blind or physically disabled child of any age, or grandchildren or brothers and sisters if dependent upon the deceased at the time of the accident, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and full-time attendance is certified by such institution, or disabled blind or physically disabled grandchildren or brothers and sisters of any age, then a sum of fifty thousand dollars shall be paid to the deceased's surviving parents or if there be no surviving parents to the deceased's estate.

5. Any excess of wages over: (1) seven hundred fifty dollars shall not be taken into account in computing compensation under this section in cases where the death occurs on or after July first, two thousand seven,

(2) eight hundred twenty-five dollars shall not be taken into account in computing compensation under this section in cases where the death occurs on or after July first, two thousand eight, (3) nine hundred 3 dollars shall not be taken into account in computing compensation under this section in cases where the death occurs on or after July first, two thousand nine, and (4) where the death occurs on or after July first, 7 two thousand ten, or when the death occurs on or after July first of each succeeding year, an amount equal to the New York state average 9 weekly wage for the year in which it is reported shall not be taken into 10 account in computing compensation under this section. Any excess of 11 wages over five hundred ten dollars and five cents per week shall not be 12 taken into account in computing compensation under this section in cases 13 where the death occurs on or after July first, nineteen hundred ninety, 14 shall any excess of wages over five hundred twenty-five dollars per 15 week be taken into account in computing compensation pursuant to this 16 section in cases where death occurs on or after July first, nineteen hundred ninety-one, nor shall any excess of wages over six hundred 17 dollars per week be taken into account in computing compensation pursu-18 ant to this section in cases where death occurs on or after July first, 19 20 nineteen hundred ninety-two with the exception that wages earned over 21 six hundred dollars per week shall be taken into account in computing compensation under this section in cases involving an employee of a 22 private voluntary hospital resulting from a World Trade Center rescue, 23 24 who passed a physical examination upon employment as a rescue worker 25 that failed to reveal evidence of a condition that was the proximate 26 cause of death; nor shall any excess of wages over three hundred eight-27 y-two dollars and fifty cents per week be taken into account in comput-28 ing compensation under this section in cases where the death occurs on 29 or after July first, nineteen hundred eighty-three, nor shall any excess 30 of wages over four hundred twelve dollars and fifty cents per week be 31 taken into account in computing compensation under this section in cases 32 where the death occurs on or after July first, nineteen hundred eighty-33 four, nor shall any excess of wages over four hundred fifty dollars per week be taken into account in computing compensation under this section 34 35 in cases where the death occurs on or after July first, nineteen hundred 36 eighty-five; nor shall any excess of wages over one hundred eighty-seven dollars and fifty cents per week on or after January first, nineteen 38 hundred seventy-eight or over two hundred seventy dollars per week on or 39 after July first, nineteen hundred seventy-eight or over three hundred twenty-two dollars and fifty cents per week on or after January first, 40 41 nineteen hundred seventy-nine, and prior to July first, nineteen hundred 42 eighty-three, be taken into account in computing compensation under this 43 section nor shall any excess of wages over six hundred and seventeen dollars and fifty cents a month be taken into account in computing 44 45 compensation under this section in cases where the death occurred on or 46 after July first, nineteen hundred seventy-four, and prior to January 47 first, nineteen hundred seventy-eight, nor shall any excess of wages over five hundred and twenty dollars a month be taken into account in 48 computing compensation in cases where death occurred on or after July 49 first, nineteen hundred seventy and prior to July first, nineteen 50 51 hundred seventy-four, nor shall any excess of wages over four hundred 52 and fifty-five dollars a month be taken into account in computing 53 compensation in cases where death occurred on or after July first, nine-54 teen hundred sixty-eight and prior to July first, nineteen hundred seventy, nor shall any excess of wages over three hundred and ninety 55 dollars a month be taken into account in computing compensation in cases

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where death occurred on or after July first, nineteen hundred sixty-five and prior to July first, nineteen hundred sixty-eight, nor shall any excess of wages over three hundred and fifty-seven dollars and fifty 3 cents a month be taken into account in computing compensation in cases where death occurred on or after July first, nineteen hundred sixty-two and prior to July first, nineteen hundred sixty-five, nor shall any excess of wages over three hundred and twenty-five dollars a month be 7 taken into account in computing compensation in cases where death 9 occurred on or after July first, nineteen hundred sixty and prior to 10 July first, nineteen hundred sixty-two, nor shall any excess of wages 11 over two hundred and ninety-two dollars and fifty cents a month be taken 12 into account in computing compensation where death occurred on or after 13 July first, nineteen hundred fifty-eight and prior to July first, nine-14 teen hundred sixty, nor shall any excess of wages over two hundred and 15 sixty dollars a month be taken into account in computing compensation 16 where death occurred on or after July first, nineteen hundred fifty-four 17 and prior to July first, nineteen hundred fifty-eight, nor shall any excess of wages over two hundred and twenty-seven dollars and fifty 18 cents a month be taken into account in computing compensation where 19 20 death occurred on or after July first, nineteen hundred forty-eight and prior to July first, nineteen hundred fifty-four, nor shall any excess of wages over one hundred and eighty-two dollars a month be taken into 22 account in computing compensation where the death occurred on or after 23 June first, nineteen hundred forty-six and prior to July first, nineteen 24 25 hundred forty-eight. When death occurred on or after July first, nine-26 teen hundred forty-eight and prior to January first, nineteen hundred 27 seventy-eight, computing compensation to the widow or widower and children of a deceased employee in no event shall wages be deemed to be less 28 29 than one hundred and thirty dollars a month. All questions of dependency 30 shall be determined as of the time of the accident. When death occurred 31 on or after January first, nineteen hundred seventy-eight, in no event 32 shall wages be deemed to be less than forty-five dollars a week in 33 computing compensation to the widow or widower and/or children of the 34 deceased employee. 35

- 6. If there be a person entitled to death benefits under the provisions of this section, who shall be under the age of eighteen years, and who shall be an inmate of any institution and a public charge upon the department of social services of the city of New York, or any other department or body, the benefits allowed hereunder with regard to such person shall be payable to the said department of public welfare of the city of New York or any other department or body to the extent of the reasonable charges for the care and maintenance, during the continuance as a public charge in said institution, of said beneficiary and until the said person shall have attained the age of eighteen years. Any sum or sums remaining after the said payment out of the benefits shall be distributed as provided by the other subdivisions of this section.
- 7. In computing the offsets under subdivisions one-c and two-a of this section any increase in survivors insurance benefits under social security that occurs after the date of death shall not be considered, and any such offset shall be equally applicable to the survivors insurance benefits under the social security act which are received retroactively but such offset shall not apply to increases of such benefits received retroactively.
- 8. Cost-of-living adjustments of death benefits. a. Notwithstanding any other provision of law, in addition to any other amount received pursuant to this article as death benefits, a dependent of a deceased

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1 employee entitled to benefits under this section shall be entitled to an 2 additional allowance, to be known as a cost-of-living adjustment allow-3 ance, which shall be payable annually.

b. The cost-of-living adjustment allowance shall be computed annually by the board on February first and shall be based on sixty-seven percent of the increase in the consumer price index as for the preceding calendar year as promulgated by the United States department of labor. If the consumer price index for the preceding year is less than two percent, no cost-of-living adjustment allowance shall be payable, provided that, if no cost-of-living increase is payable in a given year because the consumer price index for the preceding year was less than two percent, the next succeeding annual calculation shall consider the change in the consumer price index over the preceding two calendar years. No increase shall exceed the sum of twenty dollars per week in any year. The cost-of-living allowance thus computed shall be payable for the twelve-month period beginning the following July first.

- 17 <u>c. This subdivision shall not be deemed or construed to diminish the</u>
 18 <u>right of any beneficiary to any benefits to which such beneficiary would</u>
 19 <u>otherwise be entitled pursuant to law.</u>
- 20 § 2. This act shall take effect January 1, 2018 and shall apply to all claims for payment of death benefits pursuant to section 16 of the work-22 ers' compensation law, regardless of the date of death.