STATE OF NEW YORK

6602

2017-2018 Regular Sessions

IN ASSEMBLY

March 9, 2017

Introduced by M. of A. WOERNER -- read once and referred to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to the schedule of compensation in case of disability

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

Section 1. Paragraph w of subdivision 3 of section 15 of the workers' compensation law, as amended by chapter 6 of the laws of 2007, is amended to read as follows:

3 amended to read as follows: w. Other cases. In all other cases of permanent partial disability, the compensation shall be sixty-six and two-thirds percent of the difference between the injured employee's average weekly wages and his 7 or her wage-earning capacity thereafter in the same employment or otherwise. Compensation under this paragraph shall be payable during the 9 continuance of such permanent partial disability, but subject to reconsideration of the degree of such impairment by the board on its own 10 11 motion or upon application of any party in interest however, all compen-12 sation payable under this paragraph shall not exceed (i) five hundred 13 twenty-five weeks, beginning at the date of injury, in cases in which 14 the loss of wage-earning capacity is greater than ninety-five percent; 15 (ii) five hundred weeks, beginning at the date of injury, in cases in which the loss of wage-earning capacity is greater than ninety percent but not more than ninety-five percent; (iii) four hundred seventy-five 17 weeks, beginning at the date of injury, in cases in which the loss of 18 wage-earning capacity is greater than eighty-five percent but not more 19 20 than ninety percent; (iv) four hundred fifty weeks, beginning at the 21 date of injury, in cases in which the loss of wage-earning capacity is 22 greater than eighty percent but not more than eighty-five percent; (v) 23 four hundred twenty-five weeks, beginning at the date of injury, in 24 cases in which the loss of wage-earning capacity is greater than seven-25 ty-five percent but not more than eighty percent; (vi) four hundred

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1 weeks, beginning at the date of injury, in cases in which the loss of wage-earning capacity is greater than seventy percent but not more than seventy-five percent; (vii) three hundred seventy-five weeks, beginning 3 at the date of injury, in cases in which the loss of wage-earning capacity is greater than sixty percent but not more than seventy percent; (viii) three hundred fifty weeks, beginning at the date of injury, in cases in which the loss of wage-earning capacity is greater than fifty percent but not more than sixty percent; (ix) three hundred weeks. 9 beginning at the date of injury, in cases in which the loss of wage-10 earning capacity is greater than forty percent but not more than fifty 11 percent; (x) two hundred seventy-five weeks, beginning at the date of injury, in cases in which the loss of wage-earning capacity is greater 12 than thirty percent but not more than forty percent; (xi) two hundred 13 14 fifty weeks, beginning at the date of injury, in cases in which the loss 15 of wage-earning capacity is greater than fifteen percent but not more 16 than thirty percent; and (xii) two hundred twenty-five weeks, beginning 17 at the date of injury, in cases in which the loss of wage-earning capacity is fifteen percent or less. For those claimants classified as perma-18 nently partially disabled who no longer receive indemnity payments 19 20 because they have surpassed their number of maximum benefit weeks, the 21 following provisions will apply:

- (1) There will be a presumption that medical services shall continue 23 notwithstanding the completion of the time period for compensation set forth in this section and the burden of going forward and the burden of proof will lie with the carrier, self-insured employer or state insurance fund in any application before the board to discontinue or suspend such services. Medical services will continue during the pendency of any such application and any appeals thereto.
- 29 (2) The board is directed to promulgate regulations that establish an 30 independent review and appeal by an outside agent or entity of the 31 board's choosing of any administrative law judge's determination to 32 discontinue or suspend medical services before a final determination of 33 the board.
- 34 (3) Any difference in compensation rate paid during a period of tempo-35 rary disability and the rate of payment after classification of perma-36 nent disability shall be paid by the employer or credited to the employer in weekly installments during the continuance of payments for such 38 permanent partial disability.
 - § 2. This act shall take effect immediately.