

STATE OF NEW YORK

1146

2021-2022 Regular Sessions

IN ASSEMBLY

January 7, 2021

Introduced by M. of A. BRONSON, HEVESI, STECK, SIMON, JOYNER -- read once and referred to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to providing access to the workers' compensation system, timely and meaningful wage replacement benefits, and medical treatment and to improve efficiency of the system and cost savings; and to repeal certain provisions of the workers' compensation law relating thereto

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

1 Section 1. The opening paragraph of section 11 of the workers' compen-
2 sation law, as amended by section 8 of part SS of chapter 59 of the laws
3 of 2017, is amended to read as follows:

4 The liability of an employer prescribed by the last preceding section
5 shall be exclusive and in place of any other liability whatsoever, to
6 such employee, his or her personal representatives, spouse, parents,
7 dependents, distributees, or any person otherwise entitled to recover
8 damages, contribution or indemnity, at common law or otherwise, on
9 account of such injury or death or liability arising therefrom, except
10 [~~that if an~~] in the following events: (i) the employer's violation of an
11 applicable statute or regulation involving workplace safety was a proxi-
12 mate cause of the employee's injury or death; (ii) the employee's bene-
13 fits have been terminated pursuant to paragraph w of subdivision three
14 of section fifteen of this article; or (iii) the employer fails to
15 secure the payment of compensation for his or her injured employees and
16 their dependents as provided in section fifty of this article. In such
17 events, an injured employee, or his or her legal representative in case
18 of death results from the injury, may, at his or her option, elect to
19 claim compensation under this chapter, or to maintain an action in the
20 courts for damages on account of such injury[~~, and in such an action it~~
21 ~~shall not be necessary to plead or prove freedom from contributory~~
22 ~~negligence nor may the defendant plead as a defense that the injury was~~

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

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~~caused by the negligence of a fellow servant nor that the employee assumed the risk of his or her employment, nor that the injury was due to the contributory negligence of the employee.]~~ where an action is brought pursuant to the employee's benefits being terminated pursuant to paragraph w of subdivision three of section fifteen of this article, any applicable statute of limitations shall be tolled from the date of injury until the date the employee's benefits are terminated. The employer shall be entitled to take credit for compensation paid under this chapter against any damages awarded in an action brought in the courts for damages.

The liability under this chapter of The New York Jockey Injury Compensation Fund, Inc. created under section two hundred twenty-one of the racing, pari-mutuel wagering and breeding law shall be limited to the provision of workers' compensation coverage to jockeys, apprentice jockeys, exercise persons, and at the election of the New York Jockey Injury Compensation Fund, Inc., with the approval of the New York state gaming commission, employees of licensed trainers or owners licensed under article two or four of the racing, pari-mutuel wagering and breeding law and any statutory penalties resulting from the failure to provide such coverage.

§ 2. Section 12 of the workers' compensation law is REPEALED.

§ 3. Subdivisions (a), (b) and (g) of section 13 of the workers' compensation law, subdivision (a) as amended by chapter 6 of the laws of 2007, the opening paragraph of subdivision (a) as amended by chapter 23 of the laws of 2016, subdivision (b) as amended by chapter 113 of the laws of 1946 and subdivision (g) as separately amended by chapters 834 and 922 of the laws of 1990, are amended to read as follows:

(a) The employer shall promptly provide for an injured employee such medical, dental, surgical, optometric or other attendance or treatment, nurse and hospital service, medicine, optometric services, crutches, eye-glasses, false teeth, artificial eyes, orthotics, prosthetic devices, functional assistive and adaptive devices and apparatus for such period as the nature of the injury or the process of recovery may require. The employer shall be liable for the payment of the expenses of medical, dental, surgical, optometric or other attendance or treatment, nurse and hospital service, medicine, optometric services, crutches, eye-glasses, false teeth, artificial eyes, orthotics, prosthetic devices, functional assistive and adaptive devices and apparatus, as well as artificial members of the body or other devices or appliances necessary in the first instance to replace, support or relieve a portion or part of the body resulting from and necessitated by the injury of an employee, for such period as the nature of the injury or the process of recovery may require, and the employer shall also be liable for replacements or repairs of such artificial members of the body or such other devices, eye-glasses, false teeth, artificial eyes, orthotics, prosthetic devices, functional assistive and adaptive devices or appliances necessitated by ordinary wear or loss or damage to a prosthesis, with or without bodily injury to the employee. Damage to or loss of a prosthetic device shall be deemed an injury except that no disability benefits shall be payable with respect to such injury under section fifteen of this article. Such a replacement or repair of artificial members of the body or such other devices, eye-glasses, false teeth, artificial eyes, orthotics, prosthetic devices, functional assistive and adaptive devices or appliances or the providing of medical treatment and care as defined herein shall not constitute the payment of compensation under section twenty-five-a of this article. All fees and other charges for such treatment and services shall be limited to such charges as prevail in

1 the same community for similar treatment of injured persons of a like
2 standard of living.

3 The chair shall ~~[prepare and]~~ establish a committee to determine the
4 schedule for the state, or schedules limited to defined localities, of
5 charges and fees for such medical treatment and care, and including all
6 medical, dental, surgical, optometric or other attendance or treatment,
7 nurse and hospital service, medicine, optometric services, crutches,
8 eye-glasses, false teeth, artificial eyes, orthotics, prosthetic
9 devices, functional assistive and adaptive devices and apparatus [~~in~~

10 ~~accordance with and to be subject to change pursuant to rules promulgat-~~
11 ~~ed by the chair. Before preparing such schedule for the state or sched-~~
12 ~~ules for limited localities the chair shall request].~~ The members of the
13 committee shall be the president of the medical society of the state of
14 New York [~~and~~], the president of the New York state osteopathic medical
15 society [~~to submit to him or her a report on~~], the president of the New
16 York state society of orthopedists, the president of the New York state
17 AFL/CIO, the president of the business council of the state of New York,
18 an individual designated by the senate majority leader, an individual
19 designated by the speaker of the assembly, and the chair of the board.

20 The committee shall meet annually in order to determine the amount of
21 remuneration deemed [~~by such society~~] to be fair and adequate for the
22 types of medical care to be rendered under this chapter, but consider-
23 ation shall be given to the view of other interested parties. In the
24 case of physical therapy fees schedules the chair shall request the
25 president of a recognized professional association representing physical
26 therapists in the state of New York to submit to [~~him or her~~] the

27 committee a report on the amount of remuneration deemed by such associ-
28 ation to be fair and reasonable for the type of physical therapy
29 services rendered under this chapter, but consideration shall be given
30 to the views of other interested parties. The chair shall also prepare
31 and establish a schedule for the state, or schedules limited to defined
32 localities, of charges and fees for outpatient hospital services not
33 covered under the medical fee schedule previously referred to in this
34 subdivision, to be determined in accordance with and to be subject to
35 change pursuant to rules promulgated by the chair. Before preparing such
36 schedule for the state or schedules for limited localities the chair
37 shall request the president of the hospital association of New York
38 state to submit to [~~him or her~~] the committee a report on the amount of
39 remuneration deemed by such association to be fair and adequate for the
40 types of hospital outpatient care to be rendered under this chapter, but
41 consideration shall be given to the views of other interested parties.

42 In the case of occupational therapy fees schedules the chair shall
43 request the president of a recognized professional association repres-
44 enting occupational therapists in the state of New York to submit to
45 [~~him or her~~] the committee a report on the amount of remuneration deemed
46 by such association to be fair and reasonable for the type of occupa-
47 tional therapy services rendered under this chapter, but consideration
48 shall be given to the views of other interested parties. The amounts
49 payable by the employer for such treatment and services shall be the
50 fees and charges established by such schedule. Nothing in this sched-
51 ule, however, shall prevent voluntary payment of amounts higher or lower
52 than the fees and charges fixed therein, but no physician rendering
53 medical treatment or care, and no physical or occupational therapist
54 rendering their respective physical or occupational therapy services may
55 receive payment in any higher amount unless such increased amount has
56 been authorized by the employer, or by decision as provided in section

1 thirteen-g of this article. Nothing in this section shall be construed
2 as preventing the employment of a duly authorized physician on a salary
3 basis by an authorized compensation medical bureau or laboratory.

4 (b) In the case of persons, injured or residing and receiving medical
5 treatment outside of this state, but entitled to compensation or bene-
6 fits under this chapter, the provisions as to selection of authorized
7 physicians and the rules and regulations of the board governing medical
8 treatment within the state shall be inapplicable. In such cases the
9 employer shall promptly provide all necessary medical treatment and care
10 but if the employer fail to provide the same, after request by the
11 injured employee such injured employee may do so at the expense of the
12 employer. The employee shall not be entitled to recover any amount
13 expended by him for such treatment or services unless he shall have
14 requested the employer to furnish the same and the employer shall have
15 refused or neglected to do so, or unless the nature of the injury
16 required such treatment and services and the employer or his superinten-
17 dent or foreman having knowledge of such injury shall have neglected to
18 provide the same; nor shall any claim for medical or surgical treatment
19 be valid and enforceable, as against such employer, unless within twenty
20 days following the first treatment, the physician giving such treatment,
21 furnish to the employer and the chairman a report of such injury and
22 treatment, on a form prescribed by the chairman. The board may, however,
23 by the unanimous vote of a panel of not less than three members quali-
24 fied to act, excuse the failure to give such notice within twenty days
25 when it finds it to be in the interest of justice to do so, and may,
26 subject to the limitations contained in section twenty-eight of this
27 [~~chapter~~ article, make an award for the reasonable value of such
28 medical or surgical treatment. All fees and other charges for such
29 treatment and services, whether furnished by the employer or otherwise,
30 shall be subject to regulation by the board as provided in section twen-
31 ty-four of this [~~chapter~~ article, and shall be limited to such charges
32 as prevail in the same community for similar treatment of injured
33 persons of a like standard of living.

34 (g) Every hospital operating in the state shall, within twenty days of
35 receiving a written request by a claimant, claimant's representative,
36 employer, carrier or special fund created under this chapter, provide to
37 such claimant, claimant's representative, employer, carrier or special
38 fund for use in board proceedings the medical records of an employee who
39 has received treatment in such hospital and who is claiming benefits
40 under this chapter. Each hospital shall designate at least one officer
41 or employee who shall be responsible for provision of such records on
42 written request, and to whom the board, claimant, claimant's, employer,
43 carrier representative or special fund may address informal inquiries
44 regarding provision of such records.

45 No hospital shall be required to produce the records of any claimant
46 pursuant to this section without receiving the cost of copying such
47 records as determined by the chair. Such cost shall be paid by the
48 requesting party except that the employer or carrier or special fund
49 shall reimburse a claimant or claimant's representative the cost of an
50 initial set of such records where the request is made by a claimant or
51 claimant's representative. Should the hospital not be able to provide
52 the requested records within twenty days, they shall notify in writing
53 the party requesting the records of the reason why the records were not
54 provided and the date on which they will be provided. Such date shall be
55 within a reasonable period of time, but shall not exceed thirty days.
56 Failure to either provide the records within twenty days or to provide a

1 reason why the records have not been provided shall subject the hospital
2 to a fine of two hundred dollars which shall be imposed by the chair
3 payable to the board upon finding that this subdivision has not been
4 complied with. No hospital shall be required to produce the records of
5 any claimant without receiving its customary fees or charges for reproduc-
6 tion of such records. The employer or carrier shall file with the
7 board any hospital or medical records concerning an injured worker that
8 come into its possession and have not been previously filed with the
9 board.

10 § 4. Paragraphs (d), (e) and the closing paragraph of subdivision 4
11 and subdivision 5 of section 13-a of the workers' compensation law,
12 paragraphs (d), (e) and the closing paragraph of subdivision 4 as
13 amended by chapter 473 of the laws of 2000 and subdivision 5 as amended
14 by section 8 of part CC of chapter 55 of the laws of 2019, are amended
15 to read as follows:

16 (d) The independent medical examiner on behalf of the employer or
17 carrier shall provide such reports and shall submit to investigation as
18 required by the chair.

19 (e) In order to qualify as admissible medical evidence, for purposes
20 of adjudicating any claim under this chapter, any report submitted to
21 the board by an independent medical examiner on behalf of the employer
22 or carrier licensed by the state of New York shall include the follow-
23 ing:

24 (i) a signed statement certifying that the report is a full and truth-
25 ful representation of the independent medical examiner's professional
26 opinion with respect to the claimant's condition[+];

27 (ii) such examiner's board issued authorization number;

28 (iii) the name of the individual or entity requesting the examination;

29 (iv) if applicable, the registration number as required by section
30 thirteen-n of this article; and

31 (v) such other information as the chair may require by regulation.

32 Any report by an independent medical examiner on behalf of the employ-
33 er or carrier who is not authorized, and who performs an independent
34 medical examination in accordance with paragraph (c) of this subdivi-
35 sion, which is to be used as medical evidence under this chapter, shall
36 include in the report such information as the chair may require by regu-
37 lation.

38 (5) No claim for specialist consultations, surgical operations,
39 physiotherapeutic or occupational therapy procedures, x-ray examinations
40 or special diagnostic laboratory tests costing more than one thousand
41 dollars shall be valid and enforceable, as against such employer, unless
42 such special services shall have been authorized by the employer or by
43 the board, or unless such authorization has been unreasonably withheld,
44 or withheld for a period of more than thirty calendar days from receipt
45 of a request for authorization, or unless such special services are
46 required in an emergency, provided, however, that the basis for a denial
47 of such authorization by the employer must be based on a conflicting
48 second opinion rendered by a physician authorized by the board. The
49 board, with the approval of the superintendent of financial services,
50 shall issue and maintain a list of pre-authorized procedures under this
51 section, which shall not be used to deny medical treatment that varies
52 from such list or which occurs outside of the state. Such list of pre-
53 authorized procedures shall be issued and maintained for the purpose of
54 expediting authorization of treatment of injured workers. Such list of
55 pre-authorized procedures shall not prohibit varied treatment when the

1 treating provider demonstrates the appropriateness and medical necessity
2 of such treatment.

3 § 5. Subdivision 1 of section 13-f of the workers' compensation law,
4 as amended by chapter 353 of the laws of 1990, is amended to read as
5 follows:

6 (1) Fees for medical services shall be payable only to a physician or
7 other qualified person permitted by sections thirteen-b, thirteen-k,
8 thirteen-l and thirteen-m of this [~~chapter~~] article or other authorized
9 provider of health care under the education law or the public health law
10 permitted to render medical care or treatment under this chapter, or to
11 the agent, executor or administrator of the estate of such physician or
12 such other qualified person. Except as provided in section thirteen-d
13 of this [~~chapter~~] article, no provider of health care rendering medical
14 care or treatment to a compensation claimant, shall collect or receive a
15 fee from such claimant within this state, but shall have recourse for
16 payment of services rendered only to the employer under the provisions
17 of this chapter. Where an issue arises regarding a medical fee, a
18 provider of health care shall have the rights provided by sections twen-
19 ty and twenty-three of this article. Any compensation claimant who pays
20 a fee to a provider of health care for medical care or treatment under
21 this chapter shall have a cause of action against such provider of
22 health care for the recovery of the money paid, which cause of action
23 may be assigned to the chair in trust for the assigning claimant. All
24 such assignments shall run to the chair. The chair may sue the physi-
25 cian, or other authorized provider of health care as herein described on
26 the assigned cause of action with the benefits and subject to the
27 provisions of existing law applying to such actions by the claimant
28 himself or herself. Hospitals shall not be entitled to receive the
29 remuneration paid to physicians on their staff for medical and surgical
30 services.

31 § 6. Subdivisions 1, 2, paragraphs s, t, v and w of subdivision 3,
32 subdivisions 4, 4-a, 5 and paragraph (a) of subdivision 6 of section 15
33 of the workers' compensation law, subdivision 1 as amended by chapter
34 675 of the laws of 1977, subdivision 2 as amended by chapter 161 of the
35 laws of 1966, paragraph s of subdivision 3 as amended by chapter 204 of
36 the laws of 1988, paragraph t of subdivision 3 as amended by chapter 774
37 of the laws of 1945, subparagraphs 1 and 2 of paragraph t of subdivision
38 3 as amended by chapter 924 of the laws of 1990, paragraph v of subdivi-
39 sion 3 as amended by chapter 364 of the laws of 1989, paragraph w of
40 subdivision 3 as amended by section 1 of subpart A of part NNN of chap-
41 ter 59 of the laws of 2017, subdivision 4 as amended by chapter 168 of
42 the laws of 1979, subdivision 4-a as amended by chapter 712 of the laws
43 of 1941, subdivision 5 as amended by chapter 161 of the laws of 1966,
44 paragraph (a) of subdivision 6 as amended by section 7-a of part GG of
45 chapter 57 of the laws of 2013, are amended and a new subdivision 10 is
46 added to read as follows:

47 1. Permanent total disability. In case of total disability adjudged to
48 be permanent sixty-six and two-thirds per centum of the average weekly
49 wages shall be paid to the employee during the continuance of such total
50 disability. Loss of both hands, or both arms, or both feet, or both
51 legs, or both eyes, or of any two thereof, or inability to perform the
52 full range of sedentary work, or approval for federal social security
53 disability benefits as a result of the compensable accident or occupa-
54 tional disease shall, in the absence of conclusive proof to the contra-
55 ry, constitute permanent total disability. In all other cases permanent
56 total disability shall be determined in accordance with the facts.

1 Notwithstanding any other provision of this chapter, an injured employee
2 disabled due to the loss or total loss of use of both eyes, or both
3 hands, or both arms, or both feet, or both legs, or of any two thereof
4 shall not suffer any diminution of his compensation by engaging in busi-
5 ness or employment provided his earnings or wages, when combined with
6 his compensation, shall not be in excess of the wage base on which the
7 maximum weekly compensation benefit is computed under the law in effect
8 at time of such earning; further provided, that if the combination
9 exceeds such wage base, the compensation shall be diminished to an
10 amount which, together with his earnings or wages, shall equal the wage
11 base; and further provided that the application of this subdivision
12 shall not result in reduction of compensation which an injured employee
13 who is disabled due to the loss or total loss of use of both eyes, or
14 both hands, or both arms, or both feet, or both legs or of any two ther-
15 eof, would otherwise be entitled to under any other provision of this
16 section.

17 2. Temporary total disability. In case of temporary total disability,
18 which shall consist of the injured employee's inability to perform his
19 or her at-injury employment or any modified employment offered by the
20 employer that is consistent with the employee's disability, sixty-six
21 and two-thirds per centum of the average weekly wages shall be paid to
22 the employee during the continuance thereof, except as otherwise
23 provided in this chapter.

24 s. Partial loss or partial loss of use. Compensation for permanent
25 partial loss or loss of use of a member [~~may~~ shall] be for proportionate
26 loss or loss of use of the member. Compensation for permanent partial
27 loss or loss of use of an eye shall be awarded on the basis of uncor-
28 rected loss of vision or corrected loss of vision resulting from an
29 injury whichever is the greater.

30 t. Disfigurement. 1. The board may award proper and equitable compen-
31 sation for serious facial or head disfigurement, not to exceed [~~twenty~~
32 thirty] thousand dollars, including a disfigurement continuous in length
33 which is partially in the facial area and also extends into the neck
34 region as described in [~~paragraph~~] subparagraph two [~~hereof~~] of this
35 paragraph.

36 2. The board, if in its opinion the earning capacity of an employee
37 has been or may in the future be impaired, may award compensation for
38 any serious disfigurement in the region above the sterno clavicular
39 articulations anterior to and including the region of the sterno cleido
40 mastoid muscles on either side, but no award under subdivisions one and
41 two of this section shall, in the aggregate, exceed [~~twenty~~] thirty
42 thousand dollars.

43 3. Notwithstanding any other provision hereof, two or more serious
44 disfigurements, not continuous in length, resulting from the same inju-
45 ry, if partially in the facial area and partially in the neck region as
46 described in [~~paragraph~~] subparagraph two [~~hereof~~] of this paragraph,
47 shall be deemed to be a facial disfigurement.

48 v. Additional compensation for impairment of wage earning capacity in
49 certain permanent partial disabilities. Notwithstanding any other
50 provision of this subdivision, additional compensation shall be payable
51 for impairment of wage earning capacity for any period after the termi-
52 nation of an award under paragraphs a, b, c, or d, of this subdivision
53 for the loss or loss of use of [~~fifty~~] forty per centum or more of a
54 member, provided such impairment of earning capacity shall be due solely
55 thereto. Such additional compensation shall be determined in accordance
56 with paragraph w of this subdivision, but shall not cease until the date

1 the disabled employee receives or is entitled to receive old-age insur-
2 ance benefits under the social security act. The additional compensation
3 shall be reduced by fifty per centum of any amount of disability bene-
4 fits which the disabled employee is receiving or entitled to receive for
5 the same period under the social security act, [~~and shall cease on the~~
6 ~~date the disabled employee receives or is entitled to receive old age~~
7 ~~insurance benefits under the social security act~~]. As soon as practica-
8 ble after the injury, the worker shall be required to participate in a
9 board approved rehabilitation program; or shall have demonstrated coop-
10 eration with efforts to institute such a board approved program and
11 shall have been determined by the board not to be a feasible candidate
12 for rehabilitation; such rehabilitation shall constitute treatment and
13 care as provided in this chapter.

14 w. Other cases. In all other cases of permanent partial disability,
15 the compensation shall be sixty-six and two-thirds percent of the
16 difference between the injured employee's average weekly wages and his
17 or her wage-earning capacity thereafter in the same employment or other-
18 wise. Nothing in this paragraph shall preclude the payment of compen-
19 sation under paragraphs a through t of this subdivision, however, the
20 employer or carrier shall be entitled to take credit for any payment of
21 compensation under such paragraphs a through t against a payment of
22 compensation under this paragraph. Compensation under this paragraph
23 shall be payable during the continuance of such permanent partial disa-
24 bility, without the necessity for the claimant who is entitled to bene-
25 fits at the time of classification to demonstrate ongoing attachment to
26 the labor market, but subject to reconsideration of the degree of such
27 impairment by the board on its own motion or upon application of any
28 party in interest however, all compensation payable under this paragraph
29 shall not exceed (i) five hundred twenty-five weeks in cases in which
30 the loss of wage-earning capacity is greater than ninety-five percent;
31 (ii) five hundred weeks in cases in which the loss of wage-earning
32 capacity is greater than ninety percent but not more than ninety-five
33 percent; (iii) four hundred seventy-five weeks in cases in which the
34 loss of wage-earning capacity is greater than eighty-five percent but
35 not more than ninety percent; (iv) four hundred fifty weeks in cases in
36 which the loss of wage-earning capacity is greater than eighty percent
37 but not more than eighty-five percent; (v) four hundred twenty-five
38 weeks in cases in which the loss of wage-earning capacity is greater
39 than seventy-five percent but not more than eighty percent; (vi) four
40 hundred weeks in cases in which the loss of wage-earning capacity is
41 greater than seventy percent but not more than seventy-five percent;
42 (vii) three hundred seventy-five weeks in cases in which the loss of
43 wage-earning capacity is greater than sixty percent but not more than
44 seventy percent; (viii) three hundred fifty weeks in cases in which the
45 loss of wage-earning capacity is greater than fifty percent but not more
46 than sixty percent; (ix) three hundred weeks in cases in which the loss
47 of wage-earning capacity is greater than forty percent but not more than
48 fifty percent; (x) two hundred seventy-five weeks in cases in which the
49 loss of wage-earning capacity is greater than thirty percent but not
50 more than forty percent; (xi) two hundred fifty weeks in cases in which
51 the loss of wage-earning capacity is greater than fifteen percent but
52 not more than thirty percent; and (xii) two hundred twenty-five weeks in
53 cases in which the loss of wage-earning capacity is fifteen percent or
54 less. For a claimant with a date of accident or disablement after the
55 effective date of [~~the~~ section one of subpart A of part NNN of chapter
56 59 of the laws of two thousand seventeen [~~that amended this subdivi-~~

1 ~~sion~~], where the carrier or employer has provided compensation pursuant
2 to subdivision five of this section beyond one hundred thirty weeks from
3 the date of accident or disablement, all subsequent weeks in which
4 compensation was paid shall be considered to be benefit weeks for
5 purposes of this section, with the carrier or employer receiving credit
6 for all such subsequent weeks against the amount of maximum benefit
7 weeks when permanent partial disability under this section is deter-
8 mined. In the event of payment for intermittent temporary partial disa-
9 bility paid after one hundred thirty weeks from the date of accident or
10 disablement, such time shall be reduced to a number of weeks, for which
11 the carrier will receive a credit against the maximum benefit weeks. For
12 a claimant with a date of accident or disablement after the effective
13 date of [the] section one of subpart A of part NNN of chapter 59 of the
14 laws of two thousand seventeen [~~that amended this subdivision~~], when
15 permanency is at issue, and a claimant has submitted medical evidence
16 that he or she is not at maximum medical improvement, and the carrier
17 has produced or has had a reasonable opportunity to produce an independ-
18 ent medical examination concerning maximum medical improvement, and the
19 board has determined that the claimant is not yet at maximum medical
20 improvement, the carrier shall not receive a credit for benefit weeks
21 prior to a finding that the claimant has reached maximum medical
22 improvement, at which time the carrier shall receive credit for any
23 weeks of temporary disability paid to claimant after such finding
24 against the maximum benefit weeks awarded under this subdivision. For
25 those claimants classified as permanently partially disabled who no
26 longer receive indemnity payments because they have surpassed their
27 number of maximum benefit weeks, the following provisions will apply:

28 (1) There will be a presumption that medical services shall continue
29 notwithstanding the completion of the time period for compensation set
30 forth in this section and the burden of going forward and the burden of
31 proof will lie with the carrier, self-insured employer or state insur-
32 ance fund in any application before the board to discontinue or suspend
33 such services. Medical services will continue during the pendency of any
34 such application and any appeals thereto.

35 (2) The board is directed to promulgate regulations that establish an
36 independent review and appeal by an outside agent or entity of the
37 board's choosing of any administrative law judge's determination to
38 discontinue or suspend medical services before a final determination of
39 the board.

40 4. Effect of award. An award made to a claimant under any paragraph of
41 subdivision three of this section shall in case of death arising from
42 causes other than the injury be payable to and for the benefit of the
43 persons following:

44 a. If there be a surviving spouse and no child of the deceased under
45 the age of eighteen years, to such spouse.

46 b. If there be a surviving spouse and surviving child or children of
47 the deceased under the age of eighteen years, one-half shall be payable
48 to the surviving spouse and the other half to the surviving child or
49 children.

50 The board may in its discretion require the appointment of a guardian
51 for the purpose of receiving the compensation of the minor child. In the
52 absence of such a requirement by the board the appointment for such a
53 purpose shall not be necessary.

54 c. If there be a surviving child or children of the deceased under the
55 age of eighteen years, but no surviving spouse then to such child or
56 children.

1 d. If there be no surviving spouse and no surviving child or children
2 of the deceased under the age of eighteen years, then to such dependent
3 or dependents as defined in section sixteen of this [~~chapter~~] article,
4 as directed by the board; and if there be no such dependents, then to
5 the estate of such deceased [~~in an amount not exceeding reasonable~~
6 ~~funeral expenses~~] as provided in subdivision one of section sixteen of
7 this [~~chapter~~] article, or, if there be no estate, to the person or
8 persons paying the funeral expenses of such deceased in an amount not
9 exceeding reasonable funeral expenses as provided in subdivision one of
10 section sixteen of this [~~chapter~~] article.

11 An award for disability may be made after the death of the injured
12 employee.

13 4-a. Protracted temporary total disability in connection with perma-
14 nent partial disability. In case of temporary total disability and
15 permanent partial disability both resulting from the same injury, if the
16 temporary total disability continues for a longer period than the number
17 of weeks set forth in the following schedule, the period of temporary
18 total disability in excess of such number of weeks shall be added to the
19 compensation period provided in subdivision three of this section: Arm,
20 [~~thirty-two~~] sixteen weeks; leg, [~~forty~~] twenty weeks; hand, [~~thirty-~~
21 ~~two~~] sixteen weeks; foot, [~~thirty-two~~] sixteen weeks; ear, [~~twenty-five~~]
22 twelve weeks; eye, [~~twenty~~] ten weeks; thumb, [~~twenty-four~~] twelve
23 weeks; first finger, [~~eighteen~~] nine weeks; great toe, [~~twelve~~] six
24 weeks; second finger, [~~twelve~~] six weeks; third finger, [~~eight~~] four
25 weeks; fourth finger, [~~eight~~] four weeks; toe other than great toe,
26 [~~eight~~] four weeks.

27 In any case resulting in loss or partial loss of use of arm, leg,
28 hand, foot, ear, eye, thumb, finger or toe, where the temporary total
29 disability does not extend beyond the periods above mentioned for such
30 injury, compensation shall be limited to the schedule contained in
31 subdivision three.

32 5. Temporary partial disability. In case of temporary partial disabili-
33 ty resulting in decrease of earning capacity, the compensation shall be
34 two-thirds of the difference between the injured employee's average
35 weekly wages before the accident and his wage earning capacity after the
36 accident in the same or other employment, which difference shall be the
37 injured employee's loss of wage-earning capacity. Compensation under
38 this subdivision shall be payable during the continuance of such tempo-
39 rary partial disability, without the necessity for the claimant to
40 demonstrate ongoing attachment to the labor market, unless the board
41 finds that the injured employee's loss of wages is wholly unrelated to
42 his or her partial disability.

43 (a) Compensation for permanent or temporary total disability due to an
44 accident or disablement resulting from an occupational disease that
45 occurs, (1) on or after January first, nineteen hundred seventy-eight,
46 shall not exceed one hundred twenty-five dollars per week, that occurs
47 (2) on or after July first, nineteen hundred seventy-eight, shall not
48 exceed one hundred eighty dollars per week, that occurs (3) on or after
49 January first, nineteen hundred seventy-nine, shall not exceed two
50 hundred fifteen dollars per week, that occurs (4) on or after July
51 first, nineteen hundred eighty-three, shall not exceed two hundred
52 fifty-five dollars per week, that occurs (5) on or after July first,
53 nineteen hundred eighty-four, shall not exceed two hundred seventy-five
54 dollars per week, that occurs (6) on or after July first, nineteen
55 hundred eighty-five, shall not exceed three hundred dollars per week,
56 that occurs (7) on or after July first, nineteen hundred ninety, shall

1 not exceed three hundred forty dollars per week; and in the case of
2 temporary total disability shall not be less than thirty dollars per
3 week and in the case of permanent total disability shall not be less
4 than twenty dollars per week except that if the employee's wages at the
5 time of injury are less than thirty or twenty dollars per week respec-
6 tively, he or she shall receive his or her full weekly wages. Compen-
7 sation for permanent or temporary partial disability due to an accident
8 or disablement resulting from an occupational disease that occurs (1) on
9 or after [~~January first~~] March thirteenth, nineteen hundred seventy-
10 eight, shall not exceed one hundred five dollars per week, that occurs
11 (2) on or after July first, nineteen hundred eighty-three, shall not
12 exceed one hundred twenty-five dollars per week, that occurs (3) on or
13 after July first, nineteen hundred eighty-four, shall not exceed one
14 hundred thirty-five dollars per week, that occurs (4) on or after July
15 first, nineteen hundred eighty-five, shall not exceed one hundred fifty
16 dollars per week, that occurs (5) on or after July first, nineteen
17 hundred ninety, shall not exceed two hundred eighty dollars per week;
18 nor be less than twenty dollars per week; except that if the employee's
19 wages at the time of injury are less than twenty dollars per week, he or
20 she shall receive his or her full weekly wages. In no event shall
21 compensation when combined with decreased earnings or earning capacity
22 exceed the amount of wages which the employee was receiving at the time
23 the injury occurred. Compensation for permanent or temporary partial
24 disability, or for permanent or temporary total disability due to an
25 accident or disablement resulting from an occupational disease that
26 occurs (1) on or after July first, nineteen hundred ninety-one and prior
27 to July first, nineteen hundred ninety-two, shall not exceed three
28 hundred fifty dollars per week; (2) on or after July first, nineteen
29 hundred ninety-two, shall not exceed four hundred dollars per week; nor
30 be less than forty dollars per week except that if the employee's wages
31 at the time of injury are less than forty dollars per week, the employee
32 shall receive his or her full wages. Compensation for permanent or
33 temporary partial disability, or for permanent or temporary total disa-
34 bility due to an accident or disablement resulting from an occupational
35 disease that occurs (1) on or after July first, two thousand seven shall
36 not exceed five hundred dollars per week, (2) on or after July first,
37 two thousand eight shall not exceed five hundred fifty dollars per week,
38 (3) on or after July first, two thousand nine shall not exceed six
39 hundred dollars per week, and (4) on or after July first, two thousand
40 ten, and on or after July first of each succeeding year, shall not
41 exceed two-thirds of the New York state average weekly wage for the year
42 in which it is reported. Compensation for permanent or temporary partial
43 disability, or for permanent or temporary total disability due to an
44 accident or disablement resulting from an occupational disease that
45 occurs on or after July first, two thousand seven shall not be less than
46 one hundred dollars per week except that if the employee's wages at the
47 time of injury are less than one hundred dollars per week, the employee
48 shall receive his or her full wages. Compensation for permanent or
49 temporary partial disability, or for permanent or temporary total disa-
50 bility due to an accident or disablement resulting from an occupational
51 disease that occurs on or after May first, two thousand thirteen shall
52 not be less than one hundred fifty dollars per week except that if the
53 employee's wages at the time of injury are less than one hundred fifty
54 dollars per week, the employee shall receive his or her full wages.
55 Compensation for permanent or temporary partial disability, or for
56 permanent or temporary total disability due to an accident or disable-

1 ment resulting from an occupational disease that occurs on or after July
 2 first of each year commencing in two thousand eighteen shall not be less
 3 than one-sixth of the New York state average weekly wage for the year in
 4 which it is reported. In no event shall compensation when combined with
 5 decreased earnings [~~or earning capacity~~] exceed the amount of wages the
 6 employee was receiving at the time the injury occurred. Compensation for
 7 permanent or temporary partial disability, or for permanent or temporary
 8 total disability due to an accident or disablement resulting from an
 9 occupational disease or injury that occurred as a result of World Trade
 10 Center rescue activity by an employee of a private voluntary hospital,
 11 who passed a physical examination upon employment as a rescue worker
 12 that failed to reveal evidence of a condition that was the proximate
 13 cause of disablement or occupational disease or injury, shall not exceed
 14 three-quarters of a claimant's wage on September eleventh, two thousand
 15 one. In no event shall compensation when combined with decreased earn-
 16 ings or earning capacity exceed the amount of wages the employee was
 17 receiving on September eleventh, two thousand one.

18 10. Cost-of-living adjustments of disability benefits in certain
 19 cases. (a) Notwithstanding any other provision of law, in addition to
 20 any other amount received pursuant to this article as disability bene-
 21 fits, an employee with a permanent total disability or the beneficiary
 22 dependent of such employee shall be entitled to an additional allowance,
 23 to be known as a cost-of-living adjustment allowance, payable annually.

24 (b) The cost-of-living adjustment allowance shall be computed by
 25 applying an adjustment for regional costs of living and shall be based
 26 on fifty percent of the annual increase in the consumer price index as
 27 promulgated by the United States department of labor.

28 § 7. Subdivisions 1-a, 1-b, 1-c, 1-d, 2, 2-a, 2-b, and 4-d of section
 29 16 of the workers' compensation law, subdivisions 1-a, 1-b, 1-c and 2 as
 30 amended by chapter 168 of the laws of 1979, subdivisions 1-d, 2-b and
 31 4-d as added by chapter 689 of the laws of 2007 and subdivision 2-a as
 32 amended by chapter 174 of the laws of 1981, are amended and two new
 33 subdivisions 1-e and 2-c are added to read as follows:

34 1-a. For the purpose of this section, (1) the term dependent blind or
 35 physically disabled as used herein in relation to dependent children
 36 shall be deemed to mean totally blind or physically disabled children
 37 whose disablement is total and permanent, (2) the term surviving spouse
 38 shall be deemed to mean the legal spouse but shall not include a spouse
 39 who has abandoned the deceased, [~~and~~] (3) the term abandoned shall be
 40 deemed to mean such an abandonment as would be sufficient under section
 41 two hundred of the domestic relations law to sustain a judgment of sepa-
 42 ration on that ground, and (4) the terms "widowhood" or "widowerhood"
 43 shall apply to a surviving spouse without regard to remarriage.

44 1-b. If there be a surviving spouse and no child of the deceased under
 45 the age of eighteen years and no child of any age dependent blind or
 46 physically disabled, and the death occurs on or after July first, nine-
 47 teen hundred forty-eight, and prior to January first, nineteen hundred
 48 seventy-eight, to such spouse forty per centum of the average wages of
 49 the deceased during widowhood or widowerhood [~~with two years' compen-~~
 50 ~~sation in one sum, upon remarriage~~]; and where the death occurred prior
 51 to July first, nineteen hundred forty-eight, to such wife (or dependent
 52 husband) thirty per centum of such wages during widowhood (or dependent
 53 widowerhood) [~~with two years' compensation in one sum, upon remarriage~~].

54 1-c. If there be a surviving spouse and no child of the deceased under
 55 the age of eighteen years or under the age of twenty-three years if
 56 enrolled and attending as a full time student in an accredited educa-

1 tional institution and such enrollment and full time attendance is
 2 certified by such institution and no child of any age dependent blind or
 3 physically disabled, and the death occurs on or after January first,
 4 nineteen hundred seventy-eight, to such spouse sixty-six and two-thirds
 5 per centum of the average wages of the deceased during widowhood or
 6 widowerhood [~~with two years' compensation, in one sum, upon remarriage~~].
 7 Where the death occurs on or after January first, nineteen hundred
 8 seventy-eight, and the spouse is receiving the survivors insurance bene-
 9 fits under the social security act, the death benefit payable under this
 10 section shall be reduced in accordance with the provisions of table No.
 11 [~~±~~] I below by five per centum of the spouse's share of the survivor's
 12 insurance benefits under the social security act for each ten dollars of
 13 deceased's average weekly wage in excess of one hundred dollars provided
 14 that in no case shall such reduction exceed fifty per centum of said
 15 spouse's share of the survivors insurance benefits under the social
 16 security act.

17 TABLE No. I

18 Offset provisions applicable in death benefits
 19 where there is a sole surviving spouse

20 AVERAGE WEEKLY WAGE	21 PERCENTAGE OF SPOUSE'S 22 SHARE OF SURVIVORS INSURANCE BENEFITS
23 over \$100 up to and including \$110	5
24 over \$110 up to and including \$120	10
25 over \$120 up to and including \$130	15
26 over \$130 up to and including \$140	20
27 over \$140 up to and including \$150	25
28 over \$150 up to and including \$160	30
29 over \$160 up to and including \$170	35
30 over \$170 up to and including \$180	40
31 over \$180 up to and including \$190	45
32 over \$190 up to and including \$200	50
33 over \$200	50

34 1-d. If there be a surviving spouse of an employee of a private volun-
 35 tary hospital killed in a World Trade Center rescue, who passed a phys-
 36 ical examination upon employment as a rescue worker that failed to
 37 reveal evidence of a condition that was the proximate cause of death,
 38 and no child of the deceased under the age of eighteen years, or under
 39 the age of twenty-three years if enrolled and attending as a full-time
 40 student in an accredited educational institution and such enrollment and
 41 full-time attendance is certified by such institution, and no child of
 42 any age dependent blind or physically disabled, to such spouse seventy-
 43 five per centum of the average wages of the deceased during widowhood or
 44 widowerhood[~~, with two years' compensation, in one sum, upon remarriage.~~
 45 ~~Where such death occurs, and the spouse is receiving the survivors~~
 46 ~~insurance benefits under the social security act, the death benefit~~
 47 ~~payable under this section shall be reduced in accordance with the~~
 48 ~~provisions of table No. I in subdivision one c of this section by five~~
 49 ~~per centum of the spouse's share of the survivor's insurance benefits~~
 50 ~~under the social security act for each ten dollars of deceased's average~~
 51 ~~weekly wage in excess of one hundred dollars, provided that in no case~~
 52 ~~shall such reduction exceed fifty per centum of such spouse's share of~~
 53 ~~the survivors insurance benefits under the social security act].~~

1 1-e. If there be a surviving spouse and no child of the deceased under
2 the age of eighteen years or under the age of twenty-three years if
3 enrolled and attending as a full-time student in an accredited educa-
4 tional institution and such enrollment and full-time attendance is
5 certified by such institution and no child of any age dependent blind or
6 physically disabled, and the death occurs on or after January first, two
7 thousand sixteen, to such spouse sixty-six and two-thirds per centum of
8 the average wages of the deceased during widowhood or widowerhood.

9 2. If there be a surviving spouse and a surviving child or children of
10 the deceased under the age of eighteen years or a surviving child or
11 children of any age dependent blind or physically disabled, and the
12 death occurs on or after July first, nineteen hundred forty-eight, and
13 prior to January first, nineteen hundred seventy-eight, to such spouse
14 thirty per centum of the average wages of the deceased during widowhood
15 or widowerhood [~~with two years' compensation in one sum, upon remar-~~
16 ~~riage~~]; and the additional amount of twenty per centum of such wages for
17 each such child until the age of eighteen years or until the removal of
18 the dependency of the blind or physically disabled child or children; in
19 case of the subsequent death [~~or remarriage~~] of such surviving spouse
20 any surviving child of the deceased employee, at the time under eighteen
21 years of age or dependent through mental or physical infirmity, shall
22 have his compensation increased to thirty per centum of such wages, and
23 the same shall be payable until he shall reach the age of eighteen years
24 or until such dependent blind or physically disabled condition shall
25 have been removed; provided that the total amount payable shall in no
26 case exceed sixty-six and two-thirds per centum of such wages. [~~Upon~~
27 ~~statutory termination of compensation payments to all such children, the~~
28 ~~compensation of the surviving spouse shall be increased to forty per~~
29 ~~centum of such wages with two years' compensation, at such rate, in one~~
30 ~~sum, upon remarriage.~~]

31 If there be a surviving wife (or dependent husband) and any of the
32 aforementioned surviving children, and the death occurred prior to July
33 first, nineteen hundred forty-eight, to such wife (or dependent husband)
34 thirty per centum of the average wages of the deceased during widowhood
35 (or dependent widowerhood) [~~with two years' compensation in one sum,~~
36 ~~upon remarriage~~]; and the additional amount of ten per centum of such
37 wages for each such child until eighteen years of age or until the
38 removal of the dependency of the blind or physically disabled child or
39 children; in case of the subsequent death [~~or remarriage~~] of such
40 surviving wife (or dependent husband) any surviving child of the
41 deceased shall have his compensation increased to fifteen per centum of
42 such wages until he shall reach the age of eighteen years or until such
43 dependent blind or physically disabled condition shall have been
44 removed; provided that the total amount payable shall in no case exceed
45 sixty-six and two-thirds per centum of such wages.

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

51 2-a. If there be a surviving spouse and a surviving child under the
52 age of eighteen years or under the age of twenty-three years if enrolled
53 and attending as a full time student in an accredited educational insti-
54 tution and such enrollment and full time attendance is certified by such
55 institution or a surviving child of any age dependent blind or phys-
56 ically disabled and the death occurs on or after January first, nineteen

1 hundred seventy-eight, to such spouse thirty-six and two-thirds per
 2 centum of the average wages of the deceased during widowhood or widower-
 3 hood [~~with two years' compensation in one sum, upon remarriage~~]; and
 4 thirty per centum of such wages to such child under the age of eighteen
 5 years or under the age of twenty-three years if enrolled and attending
 6 as a full time student in an accredited educational institution and such
 7 enrollment and full time attendance is certified by such institution or
 8 a surviving child of any age dependent blind or physically disabled; in
 9 the case of the subsequent death of such surviving spouse the surviving
 10 child shall have his compensation increased to sixty-six and two-thirds
 11 per centum of such wages and the same shall be payable so long as he is
 12 under the age of eighteen years or under the age of twenty-three years
 13 if enrolled and attending as a full time student in an accredited educa-
 14 tional institution and such enrollment and full time attendance is
 15 certified by such institution or a surviving child of any age dependent
 16 blind or physically disabled; upon statutory termination of compensation
 17 payable to such child, the compensation of the surviving spouse shall be
 18 increased to sixty-six and two-thirds per centum of such wages [~~with two~~
 19 ~~years' compensation, at such rate, in one sum, upon remarriage. Upon~~
 20 ~~remarriage of such surviving spouse, the surviving child shall continue~~
 21 ~~to receive thirty per centum of such wages~~]. Where the death occurs on
 22 or after January first, nineteen hundred seventy-eight and the spouse is
 23 receiving survivors insurance benefits under the social security act,
 24 the death benefit payable under this section shall be reduced by five
 25 per centum of the spouse's share of the survivors insurance benefits
 26 under the social security act for each ten dollars of deceased's average
 27 weekly wage in excess of one hundred dollars provided that in no case
 28 shall such reduction exceed fifty per centum of said spouse's share of
 29 the survivors insurance benefits under the social security act as set
 30 forth in table No. I below.

TABLE No. I

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

AVERAGE WEEKLY WAGE	PERCENTAGE OF SPOUSE'S SHARE OF SURVIVORS INSURANCE BENEFITS
over \$100 up to and including \$110	5
over \$110 up to and including \$120	10
over \$120 up to and including \$130	15
over \$130 up to and including \$140	20
over \$140 up to and including \$150	25
over \$150 up to and including \$160	30
over \$160 up to and including \$170	35
over \$170 up to and including \$180	40
over \$180 up to and including \$190	45
over \$190 up to and including \$200	50
over \$200	50

If there be a surviving spouse and two or more surviving children
 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 educa-
 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

1 after January first, nineteen hundred seventy-eight, to such spouse
2 thirty-six and two-thirds per centum of the average wage of the deceased
3 during widowhood or widowerhood [~~with two years' compensation in one sum~~
4 ~~upon remarriage~~]; and thirty per centum of such wages to such children
5 under the age of eighteen years or under the age of twenty-three years
6 if enrolled and attending as a full time student in an accredited educa-
7 tional institution and such enrollment and full time attendance is
8 certified by such institution or a surviving child or children of any
9 age dependent blind or physically disabled, share and share alike; in
10 case of the subsequent death of such surviving spouse the surviving
11 children shall have their compensation increased to sixty-six and two-
12 thirds per centum of such wages and the aggregate sum shall be payable,
13 share and share alike, so long as they are under the age of eighteen
14 years or under the age of twenty-three years if enrolled and attending
15 as a full time student in an accredited educational institution and such
16 enrollment and full time attendance is certified by such institution or
17 a surviving child or children of any age dependent blind or physically
18 disabled. [~~Upon remarriage of such surviving spouse, if there be two~~
19 ~~surviving children each shall receive twenty-five per centum of such~~
20 ~~wages, and if there are surviving more than two children under the age~~
21 ~~of eighteen years or under the age of twenty three if enrolled and~~
22 ~~attending as a full time student in an accredited educational institu-~~
23 ~~tion and such enrollment and full time attendance is certified by such~~
24 ~~institution or a surviving child or children of any age dependent blind~~
25 ~~or physically disabled sixty six and two thirds per centum of such wages~~
26 ~~share and share alike.~~] Upon statutory termination of compensation paya-
27 ble to such children, the compensation of the surviving spouse shall be
28 increased to sixty-six and two-thirds per centum of such wages [~~with two~~
29 ~~years' compensation, at such rate, in one sum, upon remarriage~~]. Where
30 the death occurs on or after January first, nineteen hundred seventy-
31 eight, and the spouse is receiving survivors insurance benefits under
32 the social security act, the death benefits payable under this section
33 shall be reduced by five per centum of the spouse's share of the survi-
34 vors insurance benefits under the social security act for each ten
35 dollars of deceased's average weekly wage in excess of one hundred fifty
36 dollars provided that in no case shall such reduction exceed fifty per
37 centum of said spouse's share of the survivors insurance benefits under
38 the social security act as set forth in table No. II below.

39 TABLE No. II

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

42 AVERAGE WEEKLY WAGE	43 PERCENTAGE OF SPOUSE'S 44 SHARE OF SURVIVORS 45 INSURANCE BENEFITS
46 over \$150 up to and including \$160	5
47 over \$160 up to and including \$170	10
48 over \$170 up to and including \$180	15
49 over \$180 up to and including \$190	20
50 over \$190 up to and including \$200	25
51 over \$200 up to and including \$210	30
52 over \$210 up to and including \$220	35
53 over \$220 up to and including \$230	40
over \$230 up to and including \$240	45

1 over \$240 up to and including \$250 50
2 over \$250 50
3 2-b. If there be a surviving spouse of an employee of a private volun-
4 tary hospital killed in a World Trade Center rescue, who passed a phys-
5 ical examination upon employment as a rescue worker that failed to
6 reveal evidence of a condition that was the proximate cause of death,
7 and a surviving child under the age of eighteen years, or under the age
8 of twenty-three years if enrolled and attending as a full-time student
9 in an accredited educational institution and such enrollment and full-
10 time attendance is certified by such institution, or a surviving child
11 of any age dependent blind or physically disabled, to such spouse forty
12 per centum of the average wages of the deceased during widowhood or
13 widowerhood[~~, with two years' compensation in one sum, upon remarriage~~];
14 and thirty-five per centum of such wages to such child under the age of
15 eighteen years, or under the age of twenty-three years if enrolled and
16 attending as a full-time student in an accredited educational institu-
17 tion and such enrollment and full-time attendance is certified by such
18 institution, or a surviving child of any age dependent blind or phys-
19 ically disabled; in the case of the subsequent death of such surviving
20 spouse the surviving child shall have his or her compensation increased
21 to seventy-five per centum of such wages and the same shall be payable
22 so long as he or she is under the age of eighteen years, or under the
23 age of twenty-three years if enrolled and attending as a full-time
24 student in an accredited educational institution and such enrollment and
25 full-time attendance is certified by such institution, or a surviving
26 child of any age dependent blind or physically disabled; upon statutory
27 termination of compensation payable to such child, the compensation of
28 the surviving spouse shall be increased to seventy-five per centum of
29 such wages [~~with two years' compensation, at such rate, in one sum, upon~~
30 ~~remarriage~~]. [~~Upon remarriage of such surviving spouse, the surviving~~
31 ~~child shall continue to receive thirty five per centum of such wages.~~
32 ~~Where such death occurs, and the spouse is receiving survivors insurance~~
33 ~~benefits under the social security act, the death benefit payable under~~
34 ~~this section shall be reduced by five per centum of the spouse's share~~
35 ~~of the survivors insurance benefits under the social security act for~~
36 ~~each ten dollars of deceased's average weekly wage in excess of one~~
37 ~~hundred dollars; provided that in no case shall such reduction exceed~~
38 ~~fifty per centum of such spouse's share of the survivors insurance bene-~~
39 ~~fits under the social security act as set forth in table No. I in subdi-~~
40 ~~vision one c of this section.~~] If there be a surviving spouse of an
41 employee of a private voluntary hospital killed in a World Trade Center
42 rescue, who passed a physical examination upon employment as a rescue
43 worker that failed to reveal evidence of a condition that was the prox-
44 imate cause of death, and two or more surviving children under the age of
45 eighteen years, or under the age of twenty-three years if enrolled and
46 attending as a full-time student in an accredited educational institu-
47 tion and such enrollment and full-time attendance is certified by such
48 institution, or a surviving child or children of any age dependent blind
49 or physically disabled and a death occurs on or after September elev-
50 enth, two thousand one, to such spouse forty per centum of the average
51 wage of the deceased during widowhood or widowerhood [~~with two years'~~
52 ~~compensation in one sum upon remarriage~~]; and thirty-five per centum of
53 such wages to such children under the age of eighteen years, or under
54 the age of twenty-three years if enrolled and attending as a full-time
55 student in an accredited educational institution and such enrollment and
56 full-time attendance is certified by such institution, or a surviving

1 child or children of any age dependent blind or physically disabled,
2 share and share alike; in case of the subsequent death of such surviving
3 spouse the surviving children shall have their compensation increased to
4 seventy-five per centum of such wages and the aggregate sum shall be
5 payable, share and share alike, so long as they are under the age of
6 eighteen years, or under the age of twenty-three years if enrolled and
7 attending as a full-time student in an accredited educational institu-
8 tion 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. [~~Upon remarriage of such surviving spouse, if
11 there be two surviving children each shall receive thirty seven and
12 one half per centum of such wages, and if there are surviving more than
13 two children under the age of eighteen years, or under the age of twen-
14 ty-three if enrolled and attending as a full-time student in an accred-
15 ited educational institution and such enrollment and full-time attend-
16 ance is certified by such institution, or a surviving child or children
17 of any age dependant blind or physically disabled, seventy five per
18 centum of such wages share and share alike.~~] Upon statutory termination
19 of compensation payable to such children, the compensation of the
20 surviving spouse shall be increased to seventy-five per centum of such
21 wages [~~with two years' compensation, at such rate, in one sum, upon
22 remarriage~~]. Where the death occurs on or after September eleventh, two
23 thousand one, and the spouse is receiving survivors insurance benefits
24 under the social security act, the death benefits payable under this
25 section shall be reduced by five per centum of the spouse's share of the
26 survivors insurance benefits under the social security act for each ten
27 dollars of deceased's average weekly wage in excess of one hundred fifty
28 dollars; provided that in no case shall such reduction exceed fifty per
29 centum of said spouse's share of the survivors insurance benefits under
30 the social security act as set forth in table No. II in subdivision
31 two-a of this section.

32 2-c. If there be a surviving spouse and a surviving child under the
33 age of eighteen years or under the age of twenty-three years if enrolled
34 and attending as a full-time student in an accredited educational insti-
35 tution and such enrollment and full-time attendance is certified by such
36 institution or a surviving child of any age dependent blind or phys-
37 ically disabled and the death occurs on or after January first, two
38 thousand sixteen, to such spouse thirty-six and two-thirds per centum of
39 the average wages of the deceased during widowhood or widowerhood; and
40 thirty per centum of such wages to such child under the age of eighteen
41 years or under the age of twenty-three years if enrolled and attending
42 as a full-time student in an accredited educational institution and such
43 enrollment and full-time attendance is certified by such institution or
44 a surviving child of any age dependent blind or physically disabled; in
45 the case of the subsequent death of such surviving spouse the surviving
46 child shall have their compensation increased to sixty-six and two-
47 thirds per centum of such wages and the same shall be payable so long as
48 they are under the age of eighteen years or under the age of twenty-
49 three years if enrolled and attending as a full-time student in an
50 accredited educational institution and such enrollment and full-time
51 attendance is certified by such institution or a surviving child of any
52 age dependent blind or physically disabled; upon statutory termination
53 of compensation payable to such child, the compensation of the surviving
54 spouse shall be increased to sixty-six and two-thirds per centum of such
55 wages.

1 If there be a surviving spouse and two or more surviving children
2 under the age of eighteen years or under the age of twenty-three years
3 if enrolled and attending as a full-time student in an accredited educa-
4 tional institution and such enrollment and full-time attendance is
5 certified by such institution or a surviving child or children of any
6 age dependent blind or physically disabled and a death occurs on or
7 after January first, two thousand sixteen, to such spouse thirty-six and
8 two-thirds per centum of the average wage of the deceased during widow-
9 hood or widowerhood; and thirty per centum of such wages to such chil-
10 children under the age of eighteen years or under the age of twenty-three
11 years if enrolled and attending as a full-time student in an accredited
12 educational institution and such enrollment and full-time attendance is
13 certified by such institution or a surviving child or children of any
14 age dependent blind or physically disabled, share and share alike; in
15 case of the subsequent death of such surviving spouse the surviving
16 children shall have their compensation increased to sixty-six and two-
17 thirds per centum of such wages and the aggregate sum shall be payable,
18 share and share alike, so long as they are under the age of eighteen
19 years or under the age of twenty-three years if enrolled and attending
20 as a full-time student in an accredited educational institution and such
21 enrollment and full-time attendance is certified by such institution or
22 a surviving child or children of any age dependent blind or physically
23 disabled. Upon statutory termination of compensation payable to such
24 children, the compensation of the surviving spouse shall be increased to
25 sixty-six and two-thirds per centum of such wages.

26 4-d. If there be no surviving spouse or child, or children of an
27 employee of a private voluntary hospital killed in a World Trade Center
28 rescue, who passed a physical examination upon employment as a rescue
29 worker that failed to reveal evidence of a condition that was the proximate
30 cause of death, under the age of eighteen years, or under the age
31 of twenty-three years if enrolled and attending as a full-time student
32 in an accredited educational institution and such enrollment and full-
33 time attendance is certified by such institution, or dependent blind or
34 physically disabled child of any age, or grandchildren or brothers and
35 sisters if dependent upon the deceased at the time of the accident,
36 under the age of eighteen years, or under the age of twenty-three years
37 if enrolled and attending as a full-time student in an accredited educa-
38 tional institution and such enrollment and full-time attendance is
39 certified by such institution, or disabled blind or physically disabled
40 grandchildren or brothers and sisters of any age, then a sum of [~~fifty~~
41 one hundred thousand dollars shall be paid to the deceased's surviving
42 parents or if there be no surviving parents to the deceased's estate.

43 § 8. The workers' compensation law is amended by adding a new section
44 17-a to read as follows:

45 § 17-a. Limited English proficiency. 1. The board shall provide trans-
46 lation of all documents and forms used by or issued to injured employ-
47 ees. The translation shall be in the six most common non-English
48 languages spoken by individuals with limited-English proficiency in the
49 state of New York.

50 2. The board shall provide interpretation services to injured employ-
51 ees with respect to its provision of services, information and/or bene-
52 fits.

53 3. The board shall publish a language access plan that reflects:

54 (a) the means by which it provides language assistance services;

55 (b) the titles of all available translated documents and the languages
56 into which they have been translated;

1 (c) the number of public contact positions at the board and the number
2 of bilingual employees in public contact positions, including the
3 languages they speak;

4 (d) a training plan for board employees which includes, at minimum,
5 annual training on its language access policies and how to provide
6 language assistance services;

7 (e) a plan for annual internal monitoring of the board's language
8 access plan;

9 (f) a plan of how the board intends to notify injured employees of
10 offered language assistant services; and

11 (g) the appointment of a language access coordinator at the board, who
12 shall be publicly identified.

13 4. The language access coordinator for the board shall monitor the
14 agency's compliance with this section by annually collecting data on the
15 provision of language assistance services, the availability of trans-
16 lated materials, whether signage is properly posted, and any other rele-
17 vant measures.

18 § 9. Section 18 of the workers' compensation law, as amended by chap-
19 ter 747 of the laws of 1947, is amended to read as follows:

20 § 18. Notice of injury or death. Notice of an injury or death for
21 which compensation is payable under this chapter shall be given to the
22 employer within thirty days after the accident causing such injury, and
23 also in case of the death of the employee resulting from such injury,
24 within thirty days after such death. Such notice may be given by any
25 person claiming to be entitled to compensation, or by some one in his
26 behalf. The notice shall be in writing, and contain the name and address
27 of the employee, and state in ordinary language the time, place, nature
28 and cause of the injury, and be signed by him or by a person on his
29 behalf or, in case of death, by any one or more of his dependents, or by
30 a person, on their behalf. It shall be given to the employer by deliver-
31 ing it to him or sending it by mail, by registered letter, addressed to
32 the employer at his or its last known place of business; provided that,
33 if the employer be a partnership then such notice may be so given to any
34 one of the partners, and if the employer be a corporation, then such
35 notice may be given to any agent or officer thereof upon whom legal
36 process may be served, or any agent in charge of his business in the
37 place where the injury occurred. The failure to give notice of injury or
38 notice of death unless excused by the board either on the ground that
39 notice for some sufficient reason could not have been given, or on the
40 ground that the employer, or his or its agents in charge of the business
41 in the place where the accident occurred or having immediate supervision
42 of the employee to whom the accident happened, had knowledge of the
43 accident or death, or on the ground that the employer has not been prej-
44 udiced thereby, shall be a bar to any claim under this chapter, but the
45 employer and the insurance carrier shall be deemed to have waived such
46 notice unless the objection to the failure to give such notice or the
47 insufficiency thereof, is raised before the board on the first hearing
48 of the claim field by such injured employee, or his or her dependents at
49 which all parties in interest are present, or represented, and at which
50 the claimant, or principal beneficiary, testifies. The burden of proof
51 on the issue of prejudice shall rest with the employer.

52 § 10. Subdivision 1 of section 20 of the workers' compensation law, as
53 amended by chapter 635 of the laws of 1996, is amended to read as
54 follows:

55 1. At any time after [~~the expiration of the first seven days of disa-~~
56 ~~bility on the part of~~] an injury the injured employee, or at any time

1 after the employee's death, a claim for compensation may be presented to
2 the employer or to the chair. The board shall hold an initial hearing
3 in each claim and shall have full power and authority to determine all
4 questions in relation to the payment of claims presented to it for
5 compensation under the provisions of this chapter. The chair or board
6 shall make or cause to be made such investigation as it deems necessary,
7 and upon application of either party, shall order a hearing, and within
8 thirty days after a claim for compensation is submitted under this
9 section, or such hearing closed, shall make or deny an award, determin-
10 ing such claim for compensation, and file the same in the office of the
11 chair. Immediately after such filing the chair shall send to the parties
12 a copy of the decision. Upon a hearing pursuant to this section either
13 party may present evidence and be represented by counsel. The decision
14 of the board shall be final as to all questions of fact, and, except as
15 provided in section twenty-three of this article, as to all questions of
16 law. Except as provided in section twenty-seven of this article, all
17 awards of the board shall draw simple interest from thirty days after
18 the making thereof at the rate provided in section five thousand four of
19 the civil practice law and rules. Whenever a hearing or proceeding for
20 the determination of a claim for compensation is begun before a referee,
21 pursuant to the provisions of this chapter, such hearing or proceeding
22 or any adjourned hearing thereon shall continue before the same referee
23 until a final determination awarding or denying compensation, except in
24 the absence, inability or disqualification to act of such referee, or
25 for other good cause, in which event such hearing or proceeding may be
26 continued before another referee by order of the chair or board.

27 § 11. Section 24 of the workers' compensation law, as amended by chap-
28 ter 494 of the laws of 1950, is amended to read as follows:

29 § 24. Costs and fees. (a) If the court before which any proceedings
30 for compensation or concerning an award of compensation have been
31 brought, under this chapter, determine that such proceedings have not
32 been so brought upon reasonable ground, it shall assess the cost of the
33 proceedings upon the party who has so brought them.

34 (b) Claims of attorneys and counselors-at-law for legal services in
35 connection with any claim arising under this chapter, and claims for
36 services or treatment rendered or supplies furnished pursuant to subdivi-
37 sion (b) of section thirteen of this [~~chapter~~] article, shall not be
38 enforceable unless approved by the board. The board shall approve such
39 claims of attorneys in accordance with each applicable provision of the
40 following schedule:

41 (i) when an award is made directing the continuation of weekly compen-
42 sation benefits for temporary total or partial disability, the attor-
43 ney's fee shall be one-third of one week's compensation.

44 (ii) when an award is made that increases the amount of compensation
45 awarded or paid for a previous period or periods of temporary total or
46 partial disability, the attorney's fee shall be fifteen percent of the
47 increased compensation.

48 (iii) when an award is made for schedule loss of use or permanent
49 facial disfigurement pursuant to paragraphs a through t of subdivision
50 three of section fifteen of this article, the attorney's fee shall be
51 fifteen percent of the compensation due in excess of the employer or
52 carrier's previous payments.

53 (iv) when an award is made for permanent total disability pursuant to
54 subdivision one of section fifteen of this article or permanent partial
55 disability pursuant to paragraph w of subdivision three of section

1 fifteen of this article, the attorney's fee shall be equivalent to ten
2 weeks of compensation at the rate fixed by the board.

3 (v) when an award is made for death benefits pursuant to section
4 sixteen of this article, the attorney's fee shall be equivalent to
5 fifteen percent of the compensation due in excess of the employer or
6 carrier's previous payments, plus a sum equivalent to ten weeks of
7 compensation at the rate fixed by the board.

8 (vi) when an award is made pursuant to section thirty-two of this
9 article, the attorney's fee shall be fifteen percent of any benefits to
10 be paid by the employer or carrier under the agreement. However, if the
11 attorney is awarded a fee pursuant to this subdivision, payment of the
12 unpaid and unaccrued balance of any attorney fees under the foregoing
13 subdivisions shall be waived.

14 ~~[(c) When]~~ so approved, such claim or claims shall become a lien
15 upon the compensation awarded, and upon any moneys ordered paid under an
16 award by the board into the special funds provided for in subdivision
17 nine of section fifteen~~[, subdivision nine,]~~ and section twenty-five-a,
18 and any other section of this chapter, but shall be paid therefrom only
19 in the manner fixed by the board. Any other person, firm or corporation
20 who shall exact or receive fee or gratuity for any services rendered on
21 behalf of a claimant except in an amount determined by the board, shall
22 be guilty of a misdemeanor. Any person, firm or corporation who shall
23 solicit the business of appearing before the board on behalf of a claim-
24 ant, or who shall make it a business to solicit employment for a lawyer
25 in connection with any claim for compensation under this chapter shall
26 be guilty of a misdemeanor. In case an award is affirmed upon an appeal
27 to the appellate division, the same shall be payable with interest ther-
28 eon from the date when said award was made by the board except as
29 provided in section twenty-seven of this ~~[chapter]~~ article.

30 (d) Where the claim is solely for medical treatment, and no award of
31 compensation is made, attorneys and counselors-at-law may submit a claim
32 for legal services rendered in connection with obtaining authorization
33 or approval for such medical treatment, including the provision of
34 advice and representation for the injured worker. The board shall review
35 and approve such claims, having due regard for the services rendered and
36 whether authorization or approval was obtained. The fees awarded to an
37 attorney pursuant to this subdivision shall be paid by the employer or
38 carrier. Any attorney fee awarded pursuant to this subdivision shall
39 become a credit against a subsequent attorney fee requested pursuant to
40 subdivision (b) of this section.

41 § 12. Subdivision 2-b of section 25 of the workers' compensation law
42 is REPEALED and subdivision 2-c is renumbered subdivision 2-b.

43 § 13. Paragraphs (b) and (c) of subdivision 3 of section 25 of the
44 workers' compensation law, as amended by chapter 61 of the laws of 1986,
45 are amended to read as follows:

46 (b) Nothing herein shall limit the right of the board in a particular
47 case to hold a hearing and make an award in accordance with other
48 provisions of this chapter. No case shall be closed and no decision
49 shall be issued without a hearing upon notice to all parties interested
50 and without giving to all such parties an opportunity to be heard.

51 (c) The board shall keep an accurate stenographic record of all hear-
52 ings held. Whenever a hearing must be continued or adjourned because
53 the carrier or employer has engaged in dilatory tactics or exhibited
54 unjustified lack of preparedness, the board shall impose a penalty of
55 twenty-five dollars to be paid to the fund created by subdivision two of
56 section one hundred fifty-one of this chapter and shall in addition make

1 an award of seventy-five dollars payable to the injured worker or his or
2 her dependants. Dilatory tactics may include but shall not be limited
3 to: failing to subpoena medical witnesses or to secure an order to show
4 cause as directed by the referee, failing to bring proper files, failing
5 to appear, failing to produce witnesses or documents after they have
6 been requested by the referee or examiner or as directed by the hearing
7 notice, unnecessarily protracting the production of evidence, or engag-
8 ing in a pattern of delay which unduly delays resolution, except that no
9 penalty shall be imposed nor award made under this subdivision if the
10 carrier or employer produces evidence sufficient to excuse its conduct
11 to the satisfaction of the referee.

12 § 14. Subdivision 1, the fifth undesignated paragraph of subdivision 5
13 and subdivision 6 of section 29 of the workers' compensation law, subdi-
14 vision 1 as amended by section 805 of the laws of 1984 and as further
15 amended by section 104 of part A of chapter 62 of the laws of 2011, the
16 fifth undesignated paragraph of subdivision 5 as amended by chapter 246
17 of the laws of 1967, and subdivision 6 as amended by chapter 635 of the
18 laws of 1996, are amended to read as follows:

19 1. If an employee entitled to compensation under this chapter be
20 injured or killed by the negligence or wrong of another not in the same
21 employ, such injured employee, or in case of death, his dependents, need
22 not elect whether to take compensation and medical benefits under this
23 chapter or to pursue his remedy against such other but may take such
24 compensation and medical benefits and at any time either prior thereto
25 or within six months after the awarding of compensation or within nine
26 months after the enactment of a law or laws creating, establishing or
27 affording a new or additional remedy or remedies, pursue his remedy
28 against such other subject to the provisions of this chapter. If such
29 injured employee, or in case of death, his dependents, take or intend to
30 take compensation, and medical benefits in the case of an employee,
31 under this chapter and desire to bring action against such other, such
32 action must be commenced not later than six months after the awarding of
33 compensation or not later than nine months after the enactment of such
34 law or laws creating, establishing or affording a new or additional
35 remedy or remedies and in any event before the expiration of one year
36 from the date such action accrues. In such case, the state insurance
37 fund, if compensation be payable therefrom, and otherwise the person,
38 association, corporation or insurance carrier liable for the payment of
39 such compensation, as the case may be, shall have a lien on the proceeds
40 of any recovery from such other to the extent such recovery is for lost
41 wages or medical expenses, whether by judgment, settlement or otherwise,
42 after the deduction of the reasonable and necessary expenditures,
43 including attorney's fees, incurred in effecting such recovery, to the
44 extent of the total amount of compensation awarded under or provided or
45 estimated by this chapter for such case and the expenses for medical
46 treatment paid or to be paid by it and to such extent such recovery
47 shall be deemed for the benefit of such fund, person, association,
48 corporation or carrier. Should the employee or his dependents secure a
49 recovery from such other, whether by judgment, settlement or otherwise,
50 such employee or dependents may apply on notice to such lienor to the
51 court in which the third party action was instituted, or to a court of
52 competent jurisdiction if no action was instituted, for an order appor-
53 tioning the reasonable and necessary expenditures, including attorneys'
54 fees, incurred in effecting such recovery. Such expenditures shall be
55 equitably apportioned by the court between the employee or his depen-
56 dents and the lienor. Notice of the commencement of such action shall be

1 given within thirty days thereafter to the chairman, the employer and
2 the insurance carrier upon a form prescribed by the chairman. Any of the
3 foregoing providers of compensation and/or medical benefits which has
4 recovered a lien pursuant to the provisions hereof against the recovery
5 of a person injured on or after February first, nineteen hundred seven-
6 ty-four and before July first, nineteen hundred seventy-eight, through
7 the use or operation of a motor vehicle in this state, shall notify such
8 person by certified mail in a manner to be approved by the chairman and
9 the superintendent of financial services of the responsibility of an
10 "insurer" (as defined in subsection (g) of section five thousand one
11 hundred two of the insurance law), to reimburse such person under such
12 circumstances to the extent that the recovered lien represent first
13 party benefits as defined in article fifty-one of the insurance law.

14 A copy of the papers to be used on the application to compromise and
15 settle the claim must be served as directed by the court or in the same
16 manner as provided in the civil practice law and rules for a notice of
17 motion upon the commissioners of the state insurance fund or such offi-
18 cer thereof designated by them or upon the person, association, corpo-
19 ration, or insurance carrier, whose written approval would have been
20 required to compromise such cause of action by the employee or his
21 dependents. This notice shall afford them the opportunity to submit
22 affidavits and to be heard by the court on the application. A petition
23 may also be filed pursuant to this subdivision allocating a portion of
24 the third-party recovery to lost wages and/or medical treatment.

25 6. ~~[The]~~ Except as set forth in section eleven of this article, the
26 right to compensation or benefits under this chapter, shall be the
27 exclusive remedy to an employee, or in case of death his or her depen-
28 dents, when such employee is injured or killed by the negligence or
29 wrong of another in the same employ, the employer's insurer or any
30 collective bargaining agent of the employer's employees or any employee,
31 of such insurer or such collective bargaining agent (while acting within
32 the scope of his or her employment). The limitation of liability of an
33 employer set forth in section eleven of this article for the injury or
34 death of an employee shall be applicable to another in the same employ,
35 the employer's insurer, any collective bargaining agent of the employ-
36 er's employees or any employee of the employer's insurer or such collec-
37 tive bargaining agent (while acting within the scope of his or her
38 employment). The option to maintain an action in the courts for damages
39 ~~[based on the employer's failure to secure compensation for injured~~
40 ~~employees and their dependents as set forth in section eleven of this~~
41 ~~article]~~ shall not be construed to include the right to maintain an
42 action against another in the same employ, ~~[the employer's insurer,~~
43 ~~of the employer's insurer]~~ any collective bargaining agent of the employer's employees or any employee
44 ~~[of the employer's insurer]~~ or such collective bargaining agent (while
45 acting within the scope of his or her employment).

46 § 15. Subdivision 3 of section 35 of the workers' compensation law, as
47 amended by section 2 of subpart A of part NNN of chapter 59 of the laws
48 of 2017, is amended and a new subdivision 5 is added to read as follows:

49 3. Extreme hardship redetermination. In cases where the loss of wage-
50 earning capacity is greater than ~~[seventy-five]~~ fifty percent, a claim-
51 ant may request~~[, within the year prior to the scheduled exhaustion of~~
52 ~~indemnity benefits under paragraph w of subdivision three of section~~
53 ~~fifteen of this article]~~, that the board reclassify the claimant to
54 permanent total disability or total industrial disability due to factors
55 reflecting extreme hardship. Extreme hardship is defined as: (a) the
56 injured worker's income from Social Security disability benefits and

1 disability pension (if applicable) would be less than fifty percent of
2 his or her average weekly wage upon termination of PPD benefits; or (b)
3 the injured worker will be unable to meet expenses for himself or
4 herself and any dependents upon termination of PPD benefits; or (c)
5 additional medical, functional or vocational factors arising subsequent
6 to the classification of permanent partial disability have further
7 eroded the injured worker's wage earning capacity; or (d) the injured
8 worker's income would be below the federal poverty guidelines upon
9 termination of PPD benefits.

10 5. Return to work programs. The following programs shall be developed
11 and implemented by January first, two thousand twenty-two:

12 (a) Return to work education. The board and the department of labor
13 shall develop and provide education tools and technical assistance on
14 how to build a return to work culture within an organization, partic-
15 ularly to small- and medium-sized employers. These tools shall include
16 templates of sample policies and procedural frameworks for return to
17 work programs, and illustrations of the financial benefits of effective
18 return to work protocols. In addition, the board and the department of
19 labor shall develop and implement, with input from stakeholders, an
20 education program for all participants in the workers' compensation
21 system, including employers and employees, carriers, claimants' attor-
22 neys and claims examiners, on the value and components of an effective
23 return to work program and their respective roles in assuring positive
24 return to work outcomes.

25 (b) Employer return to work policies. The board shall require a
26 formal, consistent return to work policy of all New York employers who
27 employ more than twenty-five individuals, and carriers shall provide
28 model policies for employers of fewer than twenty-five. The policy shall
29 be written and tailored to the specific needs of the employer.

30 (c) Return to work communication. The board shall redesign the forms
31 it uses to encourage and improve early and frequent outreach from the
32 employer to the injured worker, from the physician to the employer and
33 from the physician to the injured worker. These forms shall seek clearer
34 information on job duties and physical demands of a given job; ascertain
35 the extent to which physicians are communicating with the injured worker
36 about return to work; and contain information that will allow review by
37 board staff to ensure that injured workers are not needlessly delayed
38 treatment or services that could facilitate return to work.

39 (d) Improvements in the physician's role. The occupational health
40 clinics, administered by the department of health, shall develop content
41 and curriculum for a continuing medical education course on return to
42 work. The board shall improve training of physicians around return to
43 work principles. The board shall assure that physicians are compensated
44 for the time it takes to evaluate true return to work opportunities
45 within the injured worker's functional capabilities.

46 (e) Vocational rehabilitation evaluations. The board shall assure that
47 a neutral, non-medical vocational rehabilitation evaluation is provided
48 to all claimants who have not returned to work at the time they have
49 reached maximum medical improvement to determine whether their return to
50 work would be facilitated by vocational education or training. The eval-
51 uation shall be done under a standardized protocol established by the
52 board and shall be binding on all parties. The vocational assessment
53 shall be paid for by the carrier, self-insured employer or the state
54 insurance fund. Submission of the current rehabilitation form shall be
55 required, and penalties shall be imposed for the late or non-filing of
56 forms related to return to work and rehabilitation programs.

1 (f) Vocational rehabilitation services. The board shall assure that
2 vocational rehabilitation services are provided more expeditiously to
3 injured workers and are appropriately funded. The options available and
4 the costs shall be subject to regulation by the board. If the evaluation
5 recommends vocational education or retraining, the costs shall be
6 covered first by appropriate sources of state or federal funding. Carri-
7 ers shall not be permitted to seek a change in an injured worker's clas-
8 sification status while that individual is actively participating in
9 retraining or vocational rehabilitation in accordance with the individ-
10 ualized reemployment plan developed as a result of the vocational reha-
11 bilitation evaluation.

12 (g) Incentive programs. The board, the department, and the department
13 of financial services shall develop incentive programs targeted to
14 hiring workers who have permanent work restrictions. These programs
15 shall be established and analyzed for their impact on return to work
16 rates and cost effectiveness. Parameters for such program, at a minimum,
17 shall include those which offer employers wage subsidies for employing
18 and retraining injured workers, reimbursement for workplace accommo-
19 datations to enable injured workers to adjust the job to their capacities,
20 vocational assessments, retraining for those injured workers who cannot
21 return to their at-injury employer and funds for purchase of items that
22 are required of any new hire. Return to work programs subsidized by
23 these programs shall, at a minimum, be at eighty percent of the pre-hire
24 wage. Incentive programs shall require an employer match.

25 (h) Medical only cases. The board shall compensate attorneys for
26 representation provided in certain medical-only cases, so as to facili-
27 tate the medical care necessary for an injured worker's return to the
28 labor force.

29 (i) Workers' compensation board process issues. The board shall put in
30 place improvements and proactive approaches to return to work. It shall
31 develop procedures for promptly contacting claimants no later than one
32 hundred twenty days after injury or within two weeks of maximum medical
33 improvement to determine the feasibility of return to work. Partic-
34 ipants in the workers' compensation system, including the administrative
35 law judges, shall be educated on the importance of return to work. The
36 board shall establish a procedure to ensure that all claimants who are
37 eligible for a reduced earning award receive such award.

38 (j) Return to work for public employees. A "pay without prejudice"
39 pilot program shall be undertaken with state agencies and selected
40 public authorities and local governments to speed up appropriate medical
41 treatment to workers that sustain workplace injuries. The program shall
42 be analyzed to determine whether improvements in timeliness of medical
43 authorization results improve return to work outcomes of public employ-
44 ees.

45 § 16. The workers' compensation law is amended by adding a new section
46 59 to read as follows:

47 § 59. Financial statement and detailed claim data to be filed with the
48 board. (a) For purposes of this section, the term "insurer" means any
49 person, corporation, association or other business entity which issues a
50 policy of workers' compensation insurance.

51 (b) On or before April first of each year, every insurer shall for the
52 calendar year provide the board and the public with a detailed financial
53 statement to supplement and expand upon any other information otherwise
54 provided to the board, the department of financial services, or the New
55 York compensation insurance rating board as it relates to an insurer's
56 provision of workers' compensation insurance coverage to employers;

1 provided, however, that the initial financial statement so filed by an
2 insurer after the effective date of this section shall include the
3 information required in this subdivision not only for such prior calen-
4 dar year but also for the previous nine calendar years prior to such
5 report. The financial statement shall, in depth, detail:

- 6 (1) total premium collected;
- 7 (2) assessments collected;
- 8 (3) dividend income;
- 9 (4) payment of workers' compensation benefits for temporary disabili-
10 ty;
- 11 (5) non-scheduled permanent partial disability;
- 12 (6) scheduled permanent partial disability;
- 13 (7) permanent total disability;
- 14 (8) death benefits;
- 15 (9) medical treatment;
- 16 (10) payments to vendors including but not limited to: (i) independent
17 medical examination providers; (ii) investigators; (iii) nurse case
18 managers; (iv) peer reviews; (v) utilization reviews; and (vi) defense
19 litigation costs;
- 20 (11) number of open claims at the time such statement is prepared;
- 21 (12) other expenses by category as determined by the board to reflect
22 the cost to the insurer to provide such coverage;
- 23 (13) investment income realized from that portion of the premium paid
24 for a policy providing such coverage;
- 25 (14) lien recoveries pursuant to section twenty-nine of this chapter;
- 26 (15) credits or offsets obtained pursuant to section twenty-nine of
27 this chapter; and
- 28 (16) credits, premium reductions, experience modifications or other
29 benefits provided to insured employers as a result of lien recoveries
30 and credits obtained pursuant to section twenty-nine of this chapter.

31 (c) The board shall, in both written form and as part of the agency
32 website, make such financial statements and detailed claim information
33 available to the public. The detailed claim information shall be
34 provided in aggregate form for all insurers and separated by specific
35 insurer, combined without any identification of a specific claim to a
36 specific insurer. None of the publicly available detailed claim informa-
37 tion shall identify the individual insurer, employer or employee, or
38 representative of the same, associated with the claim. Such financial
39 statements and detailed claim information shall be deemed a public docu-
40 ment and no person shall be required to file a request for such finan-
41 cial statements pursuant to article six of the public officers law in
42 order to receive a copy thereof, but upon request and payment of the fee
43 for copying such document, it shall be provided forthwith. With respect
44 to the electronic copy of such financial statements and detailed claim
45 information, which shall be accessible on the board's website, the board
46 shall highlight the availability of such information to the public on
47 such website, and the link to each insurer's financial statement and the
48 aggregated detailed claim information shall be accessible in a simple
49 and easy manner. Both the financial statement and aggregated detailed
50 claim information on the board's website shall be available in spread-
51 sheet format, in addition to any other format the chair determines is
52 appropriate. Where summaries are included, they shall be written in
53 plain and simple English so that the public at large can easily compre-
54 hend the data provided.

55 (d) On or before July first of each year, the chair shall issue
56 reports summarizing and explaining the information collected from the

1 financial statements and the detailed claim information and summarizing
2 the cost and other essential elements relevant to providing workers'
3 compensation insurance coverage. Copies of such reports shall be
4 forwarded to the temporary president of the senate, the speaker of the
5 assembly and the chairs of the senate and assembly insurance committees.
6 Such reports shall be public documents and shall be accessible both in
7 paper copy and on the board's website in a similar fashion as provided
8 for in subsection (c) of this subdivision.

9 (e) Where an insurer fails or refuses to provide the board with a full
10 and complete disclosure as required by this section, the chair shall
11 take such action he or she deems necessary to bring the insurer into
12 full compliance. Such action may include imposition of a civil penalty
13 of up to fifty thousand dollars assessed against the insurer for each
14 violation, temporary suspension of any right to issue additional poli-
15 cies or contracts until the insurer brings itself into full compliance,
16 an audit of the insurer's records by the department of financial
17 services or its designated representative to obtain the information and
18 which audit shall be paid for by the insurer, or any other civil remedy
19 the chair deems warranted or necessary until such insurer fully
20 complies. In addition the officer whose signature is affixed to such
21 statement may be personally penalized to the same extent.

22 (f) The board may promulgate such rules and regulations it deems
23 necessary for the proper administration of the provisions of this
24 section, and such rules and regulations may be promulgated on an emer-
25 gency basis if the chair warrants such action to be necessary.

26 (g) If any part of this section, or the application thereof to any
27 person or circumstances shall be held to be invalid, such holding shall
28 not affect, impair or invalidate the remainder of this act but it shall
29 be confined in its operation to the item, clause, sentence, subpara-
30 graph, subdivision or other part of this act directly involved in such
31 holding, or to the person and circumstances therein involved.

32 § 17. The workers' compensation law is amended by adding a new section
33 112-a to read as follows:

34 § 112-a. Audits of employers. 1. (a) Employers in all classes other
35 than the construction class shall be audited not less frequently than
36 biennially and the chair or board may provide for more frequent audits
37 of employers in specified classifications based on factors such as
38 amount of premium, type of business, loss ratios, or other relevant
39 factors. In no event shall employers in the construction class, generat-
40 ing more than the amount of premium required to be experience rated, be
41 audited less frequently than annually. The annual audits required for
42 construction classes may be a physical, onsite review of original
43 payroll records, employee records, checkbooks, cash book (disbursements
44 and receipts), general ledger, contracts, tax returns including quarter-
45 ly payroll filings, and original certificates of insurance. The audit of
46 all employers shall be conducted no more than one hundred twenty days
47 after the expiration of a policy period. At the completion of an audit,
48 if requested by the auditor, the employer or officer of the corporation
49 must print and sign their names on the audit document affirming the
50 accuracy of the information provided therein. As required by section one
51 hundred twelve of this article, employers shall make available all books
52 and records necessary for the payroll verification audit and permit the
53 auditor to make a physical inspection of the employer's operation. If
54 an employer fails to provide reasonable access to all such books and
55 records necessary for a payroll verification audit, including a physical
56 inspection of the employer's operation, the employer shall pay a

1 surcharge to the carrier of two times the most recent estimated annual
2 premium.

3 (b) Employers that fail to provide reasonable access to the carrier
4 for the purpose of conducting an audit shall be reported to the New York
5 compensation insurance rating board.

6 (c) If an employer knowingly understates or knowingly conceals
7 payroll, knowingly misrepresents or knowingly conceals employee duties
8 so as to avoid proper classification for premium calculations, or know-
9 ingly misrepresents or knowingly conceals information pertinent to the
10 computation and application of an experience rating modification factor,
11 said knowing misrepresentations or knowing concealments shall be consid-
12 ered fraudulent practices in violation of applicable provisions of
13 section one hundred fourteen of this article and insurance fraud in
14 violation of applicable provisions of section 176.05 of the penal law.

15 (d) If during the course of an audit conducted under this section, an
16 insurance carrier obtains information indicating a violation of the
17 provisions of paragraph (c) of this subdivision, then the carrier shall
18 report such information to the board.

19 2. This section shall not apply to employers that self-insure or
20 employers that are members of a workers' compensation group self-insured
21 trust.

22 3. For the purposes of this section, "construction class" means the
23 work or occupation described in "Group 3" of subdivision one of section
24 three of this chapter.

25 § 18. Subdivision 1 of section 117 of the workers' compensation law,
26 as amended by chapter 17 of the laws of 1984, is amended to read as
27 follows:

28 1. The board may adopt reasonable rules consistent with and supple-
29 mental to the provisions of this chapter and the labor law. The chairman
30 may make reasonable regulations consistent with the provisions of this
31 chapter and the labor law. The board may not utilize "subject numbers",
32 forms or other informal communications outside of its rules, regulations
33 or decisions to interpret or apply the law.

34 § 19. The opening paragraph and second undesignated paragraph of
35 section 120 of the workers' compensation law, the opening paragraph as
36 amended by chapter 105 of the laws of 2019, and the second undesignated
37 paragraph as amended by chapter 61 of the laws of 1989, are amended to
38 read as follows:

39 It shall be unlawful for any employer or his or her duly authorized
40 agent to discharge, threaten, penalize, or fail to reinstate pursuant to
41 section two hundred three-b of this chapter, or in any other manner
42 discriminate or retaliate against an employee as to his or her employ-
43 ment (i) because such employee has claimed or attempted to claim compen-
44 sation from such employer, requested a claim form for injuries received
45 in the course of employment, or claimed or attempted to claim any bene-
46 fits provided under this chapter [~~or~~], (ii) because such employer
47 believes that such employee has claimed or will claim compensation;
48 (iii) because such employee has caused to be instituted or is about to
49 institute a claim for compensation or other benefit under this chapter;
50 (iv) because he or she has testified or is about to testify in a
51 proceeding under this chapter [~~and no other valid reason is shown to~~
52 ~~exist for such action by the employer~~]; or (v) because such employee has
53 otherwise exercised rights protected under this chapter. For purposes of
54 this provision, "because" shall be interpreted to require that the list-
55 ed activity was at least a contributing factor to the employer's action.

1 Any complaint alleging such an unlawful discriminatory practice must
2 be filed within two years of the commission of such practice. Upon find-
3 ing that an employer has violated this section, the board shall make an
4 order that any employee so discriminated against shall be restored to
5 employment or otherwise restored to the position or privileges he or she
6 would have had but for the discrimination and shall be compensated by
7 his or her employer for any loss of compensation arising out of such
8 discrimination together with such fees or allowances for services
9 rendered by an attorney or licensed representative as fixed by the
10 board. Any employer who violates this section shall be liable to a
11 penalty of not less than one [~~hundred~~] thousand dollars or more than
12 [~~five hundred~~] ten thousand dollars, as may be determined by the board.
13 All such penalties shall be paid [~~into the state treasury~~] to the
14 employee so discriminated against. All penalties, compensation and fees
15 or allowances shall be paid solely by the employer. The employer alone
16 and not his or her carrier shall be liable for such penalties and
17 payments. Any provision in an insurance policy undertaking to relieve
18 the employer from liability for such penalties and payments shall be
19 void.

20 § 20. Paragraphs (a) and (b) of subdivision 1, subdivision 7 and
21 subdivision 11 of section 137 of the workers' compensation law, as added
22 by chapter 473 of the laws of 2000, are amended to read as follows:

23 (a) A copy of each report of independent medical examination on behalf
24 of an employer or carrier shall be submitted by the practitioner on the
25 same day and in the same manner to the board, the insurance carrier, the
26 claimant's attending physician or other attending practitioner, the
27 claimant's representative and the claimant.

28 (b) If a practitioner who has performed or will be performing an inde-
29 pendent medical examination of a claimant on behalf of an employer or
30 carrier receives a request for information regarding the claimant,
31 including faxed or electronically transmitted requests, the practitioner
32 shall submit a copy of the request for information to the board within
33 ten days of receipt of the request. Nothing in this subdivision shall be
34 construed to abrogate the attorney-client privilege.

35 7. The claimant shall receive notice by mail of the scheduled inde-
36 pendent medical examination on behalf of an employer or carrier at least
37 seven business days prior to such examination. Such notice shall advise
38 the claimant if the practitioner intends to record or video tape the
39 examination, and shall advise the claimant of their right to video tape
40 or otherwise record the examination. Claimants shall be advised of their
41 right to be accompanied during the exam by an individual or individuals
42 of their choosing.

43 11. At the time of the independent medical examination on behalf of an
44 employer or carrier the claimant shall receive a notice from the entity
45 performing the independent medical examination, on a form which shall be
46 approved and promulgated by the chair, stating the rights and obli-
47 gations of the claimant and the practitioner with respect to such exam,
48 and such notice shall include but not be limited to a statement that the
49 claimant's receipt of benefits could be denied, terminated, or reduced
50 as a result of a determination which may be based upon the medical eval-
51 uation made after such independent medical examination, and the claim-
52 ant's rights to challenge or appeal such a determination.

53 § 21. The workers' compensation law is amended by adding a new section
54 208-a to read as follows:

55 § 208-a. Cost-of-living adjustments of disability benefits in certain
56 cases. 1. Notwithstanding any other provision of law, effective July

1 first, two thousand twenty-one, in addition to any other amount received
2 pursuant to this article as disability benefits, an employee with a
3 permanent total disability or the beneficiary-dependent of such employee
4 shall be entitled to an additional allowance, to be known as a cost-of-
5 living adjustment allowance, payable annually.

6 2. The cost-of-living adjustment allowance shall be computed by apply-
7 ing an adjustment for regional costs of living and shall be based on
8 fifty percent of the annual increase in the consumer price index as
9 promulgated by the United States department of labor.

10 § 22. This act shall take effect immediately.