

VIRGINIA WORKERS' COMPENSATION LAW

- As of July 1, 2019 – www.tworiverslawgroup.com

Workers' Compensation Attorney Team

P. Dawn Bishop	804-477-8667	dbishop@tworiverslawgroup.com
Erica S. Blackman	804-477-8644	eblackman@tworiverslawgroup.com
Cecil H. Creasey, Jr.	804-477-8665	chcreasey@tworiverslawgroup.com
Michael L. Goff, Jr.	540-283-0851	mgoff@tworiverslawgroup.com
Sarah Y. M. Himmel	540-283-0849	shimmel@tworiverslawgroup.com
Mary Louise Kramer	804-477-8643	mkramer@tworiverslawgroup.com
Christopher B. Lambert	804-201-4696	clambert@tworiverslawgroup.com
Stephen A. Marshall	804-477-8669	smarshall@tworiverslawgroup.com
Barney E. Mecom	540-283-9329	bmecom@tworiverslawgroup.com
Uzo A. Onwuchekwa	804-477-8668	uonwuchekwa@tworiverslawgroup.com
Joseph N. Stepp	540-283-0850	jstepp@tworiverslawgroup.com
Andrew H. D. Wilson	804-212-2373	awilson@tworiverslawgroup.com

Time Periods

Employer's First Report of Injury - FROI (§65.2-900).....	10 days from knowledge of accident
Waiting Period (§65.2-509).....	7 days
Waiting Period Recoverable after Disability Exceeds (§65.2-509) ...	21 days
Notice to Employer (§65.2-600 (D)).....	30 days

Statutes of Limitation

File Initial Claim (§65.2-601).....	2 years
Change in Condition (§65.2-708).....	2 years
Change in Condition (permanent claims) (§65.2-708).....	3 years
TT or TP after PPD award ends (§65.2-501).....	1 year
Unless actual change in condition (§65.2-708).....	2 years
Appeal to Full Commission (§65.2-705).....	30 days
Appeal to Virginia Court of Appeals (§65.2-706).....	30 days

Compensable "Injuries"

Injury by accident arising out of the course of employment, which includes acceleration or aggravation of pre-existing injury. (§65.2-101). Virginia has adopted the "actual risk test" which requires that the employment expose the worker to the particular danger, which causes the injury.

Compensable "Diseases"

Occupational diseases are those arising out of the course of employment, but not an ordinary disease of life to which the general public is exposed. (§65.2-400). Examples of occupational diseases include asbestosis and pneumoconiosis.

Ordinary diseases of life are diseases to which the general public is exposed. These diseases are compensable only if the claimant can prove by *clear and convincing* evidence that disease arose out of the course of employment. (§65.2-401). Examples of ordinary diseases of life include carpal tunnel syndrome and hearing loss.

Medical Benefits

An employer/carrier must furnish medical treatment, causally related to the compensable accident, provided by the injured employee's treating physician for as long as necessary. The employee should choose his treating physician from a panel of at least three physicians provided by the employer. (§65.2-603)

Medical Examinations

So long as an employee claims compensation, the employer may request that the employee attend examinations by duly qualified physicians at reasonable times and places. The employee's refusal to comply with such examinations may suspend compensation rights until such refusal is cured. (§65.2-607)

Medical Records

When a hearing request is filed with the Commission, both parties shall exchange all medical records in their possession, and each party shall send to the Commission only those medical records in their possession that are pertinent to the request once the case is referred to the docket.

A medical care provider attending an injured employee shall, upon request from an employer or an employee, furnish a copy of required reports, at no cost except for a nominal copying charge.

A medical care provider is entitled to a reasonable fee for preparation of a narrative report written in response to a request from a party if the report requires significant professional research or preparation.

Panel of Physicians

As soon as possible after the injury, an employee should be provided with a panel of physicians. Otherwise the employee may seek treatment from the doctor of his choice. The panel must have at least three unaffiliated physicians. (§65.2-603)

Average Weekly Wage

The injured employee's actual wages during the 52-week period preceding the date of injury, divided by 52. If the injured employee worked less than 52 weeks, divide the total earned by the number of weeks worked. (§65.2-101). (Several exceptions to this formula.)

Death Benefits

If death results from the accident within nine years, the employer/carrier is responsible for compensation at 66 2/3% of the deceased employee's average weekly wage for a period not exceeding 500 weeks for total dependents or 400 weeks for partial dependents. The employer/carrier may also bear responsibility for burial expenses not exceeding \$10,000.00 and the deceased's transportation expenses not exceeding \$1,000.00. (§65.2-512)

Autopsy

In any case of death, the employer or the Commission may require an autopsy. The requesting party is responsible for expenses. (§65.2-607)

Willful Misconduct

The employer/carrier can avoid payment of a claim if the injury resulted from the employee's willful misconduct. (§65.2-306). However, the employer/ carrier must provide written notice of intent to rely upon this defense at least 15 days prior to hearing. (Commission Rule 1.10)

Indemnity Benefits

Temporary Total Disability (§65.2-500)

When incapacity from work is total, the employer shall pay 66 2/3 % of average weekly wage (AWW) not below minimum and not to exceed maximum state rate. 500 week limitation (§65.2-518)

Temporary Partial Disability (§65.2-502)

When incapacity from work is partial, the employer shall pay 66 2/3% of the difference between the AWW before the injury and amount the claimant is able to earn after the injury. 500 week limitation (§65.2-518)

Permanent Partial Disability (§65.2-503(B))

Awarded for scheduled losses for the period specified at 66 2/3% of the AWW, payable after completion of temporary total disability benefits or simultaneously with temporary partial disability benefits. These payments are subject to the 500 week limitation and, if combined with temporary partial payments, each combined payment counts as two weeks of compensation. (§65.2-518)

Permanent Total Disability (§65.2-503(C))

Awarded for loss of two scheduled members in the same accident, injury resulting in total paralysis, or brain injury rendering the employee permanently unemployable in gainful employment. Lifetime award without 500 week limitation.

VIRGINIA WORKERS' COMPENSATION LAW

- As of July 1, 2019 - www.tworiverslawgroup.com

Richmond, Virginia

Main: (804) 477-8666
 Fax: (804) 835-6698
 1508 Willow Lawn Drive, Suite 210
 Richmond, VA 23230-3421

Christiansburg, Virginia

Main: (540) 283-0848
 Fax: (540) 443-6520
 90 College Street, Suite A
 Christiansburg, VA 24073-2997

Fractional Weeks

One Day	14286
Two Days	28571
Three Days	42857
Four Days	57143
Five Days	71429
Six Days	85714

Maximum/Minimum Compensation

Effective July 1, 2019	\$1,102.00/\$275.50
Effective July 1, 2018	\$1,082.00/\$270.50
Effective July 1, 2017	\$1,043.00/\$260.75
Effective July 1, 2016	\$996.00/\$249.00
Effective July 1, 2015	\$975.00/\$243.75
Effective July 1, 2014	\$967.00/\$241.75
Effective July 1, 2013	\$955.00/\$238.75
Effective July 1, 2012	\$935.00/\$233.75
Effective July 1, 2011	\$905.00/\$226.25
Effective July 1, 2010	\$885.00/\$221.25
Effective July 1, 2009	\$895.00/\$223.75

Penalty for Late Payment of Compensation

The Commission imposes a 20% penalty of compensation paid more than two weeks after it becomes due after entry of an award. The penalty does not apply, however, until more than two weeks after the time expires to appeal an award to the full Commission, the Court of Appeals or Supreme Court (§65.2-524)

Scheduled Injuries (§65.2-503)

<u>Bodily Loss</u>	<u>Max. Weeks</u>
Thumb	60
First Finger (index finger)	35
Second Finger	30
Third Finger	20
Fourth Finger	15
Great toe	30
Any other toe	10
Hand	150
Arm	200
Foot	125
Leg	175
Eye (vision)	100
Hearing (one ear)	50
Severely marked disfigurement	60
Pneumoconiosis (first stage)	50
Pneumoconiosis (second stage)	100
Pneumoconiosis (third stage)	300
Byssinosis	50

Home Modifications

Effective July 1, 2011 modification of the employee's principal home and other medical equipment not to exceed \$42,000 (Accidents prior to July 1, 2011 have a maximum of \$25,000 or less). (§65.2-603)

Forms

Form 5	Initial Claim for Benefits
Form 5A	Employer's Application for Hearing
Form CSD-50	Award Agreement
Form CSD-133	Termination of Wage Loss Award
Form 3	First Report of Injury - FROI
Form 7	Amputation Chart (Foot & Hand)
Form 7A	Wage Chart
Form 35	Fatal Award Agreement
Form 6	Attending Physician's Report
Form CA51	COLA Request Form

For Information on EDI filings through WebFile visit:

<http://www.vwc.state.va.us/webfile>

Terminating Awards

After entry of an award by the Commission, the employer/carrier must take proactive steps to terminate that award. Initially, the carrier/employer should send a Termination of Wage Loss Award form (Form 46) to the claimant for signature. However, if the claimant will not comply, or the situation otherwise demands, the carrier/employer should immediately file an Employer's Application (Form 5-A; Commission Rule 1.4; §65.2-708). The carrier/employer should take such action when:

- The claimant returns to pre-injury work;
- The claimant is released to return to pre-injury work by a treating physician;
- The claimant returns to light duty work;
- Medical records indicate that the claimant's continuing disability is unrelated to the work accident; must allege continuing disability is non-related;
- The claimant fails to report to an employer-requested medical examination, or otherwise refuses to cooperate with medical treatment;
- The claimant refuses selective employment (employer/carrier procured) within his or her physical capabilities;
- The claimant refuses to cooperate with reasonable vocational rehabilitation efforts;
- The claimant fails to report a change of address to the Commission (file to suspend benefits under the outstanding award);
- The employer/carrier wants to request modification (and possibly a credit for overpayments made) of an outstanding award because it does not reflect the claimant's correct average weekly wage under §65.2-101;
- The claimant fails to report a change as required by §65.2-712. These changes include incarceration, changes in earnings, remarriage, or changes in student status.

Mileage

Effective October 1, 2011, the rate for mileage reimbursement for a claimant's travel to and from medical appointments is \$0.555 per mile.

Commission Information and Telephone Numbers

Virginia Workers' Compensation Commission, 333 E Franklin Street, Richmond, VA 23219-2213, Website: www.workcomp.virginia.gov

VWCC Richmond Offices:

Claims Services Department	(877) 664-2566	Fax: (804) 823-6956
Insurance Department	(804) 205-3586	
ADR Department	(804) 205-3139	Fax: (804) 823-6904

VWCC Regional Offices:

Fairfax	(703) 207-7152	Manassas	(703) 257-7994
Harrisonburg	(540) 433-7701	Bristol	(276) 889-7644
Roanoke	(540) 776-2700	Virginia Beach	(757) 648-7100