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By: Senators Exum, Mitchell, Della, and Conway Introduced and read first time: February 5, 1999 Assigned to: Finance

A BILL ENTITLED

1	AN ACT co	oncerning						
2	Workers' Compensation - Permanent Partial Disability - Cap on Awards							
3 4 5 6	relating to a cap on workers' compensation awards for permanent partial							
7 8 9 10 11	Article Section Annota	- Labor a 9-628 ted Code	nd Emploid of Maryl					
 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 								
14				Article - Labor and Employment				
15	9-628.							
16	(a)	(a) In this section "public safety employee" means:						
17		(1)	a fire fi	ghter, fire fighting instructor, or paramedic employed by:				
18			(i)	a municipal corporation;				
19			(ii)	a county;				
20			(iii)	the State;				
21			(iv)	the State Airport Authority; or				
22			(v)	a fire control district; or				

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1 (2) a volunteer fire fighter or volunteer ambulance, rescue, or advanced 2 life support worker who is a covered employee under § 9-234 of this title and who

3 provides volunteer fire or rescue services to:

4		(i)	a municipal corporation;
5		(ii)	a county;
6		(iii)	the State;
7		(iv)	the State Airport Authority; or
8		(v)	a fire control district; or
9	(3)	a police	e officer employed by:
10		(i)	a municipal corporation;
11		(ii)	a county;
12		(iii)	the State;
13		(iv)	the State Airport Authority; or
14 15 Commissio	n.	(v)	the Maryland-National Capital Park and Planning

16 (b) Except as provided in subsections [(e) and (f)] (F) AND (G) of this section, if 17 a covered employee is awarded compensation for less than 75 weeks in a claim arising 18 from events occurring on or after January 1, 1988, the employer or its insurer shall 19 pay the covered employee compensation that equals one-third of the average weekly 20 wage of the covered employee but does not exceed \$80.

(c) Except as provided in subsections [(e) and (f)] (F) AND (G) of this section, if
a covered employee is awarded compensation for less than 75 weeks in a claim arising
from events occurring on or after January 1, 1989, the employer or its insurer shall
pay the covered employee compensation that equals one-third of the average weekly
wage of the covered employee but does not exceed \$82.50.

(d) Except as provided in subsections [(e) and (f)] (F) AND (G) of this section, if
a covered employee is awarded compensation for less than 75 weeks in a claim arising
from events occurring on or after January 1, 1993, the employer or its insurer shall
pay the covered employee compensation that equals one-third of the average weekly
wage of the covered employee but does not exceed \$94.20.

31 (E) EXCEPT AS PROVIDED IN SUBSECTIONS (F) AND (G) OF THIS SECTION, IF A
32 COVERED EMPLOYEE IS AWARDED COMPENSATION FOR LESS THAN 75 WEEKS IN A
33 CLAIM ARISING FROM EVENTS OCCURRING ON OR AFTER JANUARY 1, 2000, THE
34 EMPLOYER OR ITS INSURER SHALL PAY THE COVERED EMPLOYEE COMPENSATION
35 THAT EQUALS ONE-THIRD OF THE AVERAGE WEEKLY WAGE OF THE COVERED

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1 EMPLOYEE BUT DOES NOT EXCEED ONE-FIFTH OF THE STATE AVERAGE WEEKLY 2 WAGE.

3 [(e)] (F) If a covered employee is awarded compensation for less than 75 4 weeks for a disability listed in § 9-627(b) of this subtitle, the employer or its insurer 5 shall pay the covered employee weekly compensation at the rate set for an award of 6 compensation for a period greater than or equal to 75 weeks but less than 250 weeks 7 under § 9-629 of this subtitle.

8 [(f)] (G) If a public safety employee is awarded compensation for less than 75 9 weeks, the employer or its insurer shall pay the public safety employee compensation 10 at the rate set for an award of compensation for a period greater than or equal to 75 11 weeks but less than 250 weeks under § 9-629 of this subtitle.

12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 13 October 1, 1999.

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