SENATE BILL 10

K1 EMERGENCY BILL (PRE–FILED) 2lr1223

By: Senator Jackson
Requested: November 1, 2021
Introduced and read first time: January 12, 2022
Assigned to: Finance

A BILL ENTITLED

AN ACT concerning

Workers’ Compensation – COVID–19 Occupational Disease Presumption

FOR the purpose of establishing that first responders, public safety employees, and health care workers are presumed to have an occupational disease that is compensable under workers’ compensation law after a positive test or diagnosis for COVID–19; applying this Act retroactively; and generally relating to an occupational disease presumption for COVID–19 under workers’ compensation law.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That:

(a) (1) In this section the following words have the meanings indicated.

(2) “COVID–19” means, interchangeably and collectively, the coronavirus disease known as COVID–19 or 2019–nCoV and the SARS–CoV–2 virus or any of its variants.

(3) “First responder or public safety employee” means:

(i) a career or volunteer member of a fire department, an ambulance company or squad, or a rescue company or squad, including:

1. a firefighter; and

2. an emergency medical technician;

(ii) a law enforcement officer;

(iii) a correctional officer;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
(iv) a member of the Maryland National Guard; or

(v) a sworn member of the State Fire Marshal’s office.

(4) “Health care worker” means an individual whose primary place of employment is a facility licensed under Title 19 of the Health – General Article or an individual employed in a health care, home care, or long-term care setting whose duties include direct patient care or ancillary work in areas where patients diagnosed with COVID–19 are treated.

(5) “Occupational disease” has the meaning stated in § 9–101 of the Labor and Employment Article.

(b) Notwithstanding any other provision of law, a first responder or public safety employee or health care worker is presumed to have an occupational disease that is compensable under Title 9 of the Labor and Employment Article if:

(1) on or after March 1, 2020, the individual tested positive for or was diagnosed with COVID–19 within 14 days after a day that the individual performed labor or services at the individual’s primary workplace or another assigned workplace that is not the individual’s home at the employer’s direction; and

(2) the test was performed or the diagnosis was made by a health care practitioner who is licensed, certified, or otherwise authorized under the Health Occupations Article to perform the test or make the diagnosis.

(c) The presumption under subsection (b) of this section is rebuttable with substantial evidence to the contrary that demonstrates that the individual tested positive for or was diagnosed with COVID–19 for reasons not arising out of and in the course of employment.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply retroactively and shall be applied to and interpreted to affect workers’ compensation claims filed on or after March 1, 2020.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three-fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted. It shall remain effective through July 31, 2023, and, at the end of July 31, 2023, this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.