LB 793

LEGISLATURE OF NEBRASKA

ONE HUNDRED THIRD LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 793

Introduced by Wallman, 30.

Read first time January 10, 2014

Committee:

A BILL

FOR AN ACT relating to the Nebraska Workers' Compensation Act; to
amend section 48-126, Reissue Revised Statutes of
Nebraska; to change the definition of wages for certain
death benefits; and to repeal the original section.

Be it enacted by the people of the State of Nebraska,

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1 Section 1. Section 48-126, Reissue Revised Statutes of 2 Nebraska, is amended to read: 3 48-126 (1) Wherever in the Nebraska Workers' Compensation 4 Act the term wages is used, it shall be construed to mean the money 5 rate at which the service rendered is recompensed (a) under the contract of hiring in force at the time of the accident or (b) for 6 7 death benefits for the dependents of a retired worker who died as a 8 result of an occupational disease or latent and progressive injury or 9 disease under the contract of hiring in force when the retired worker was last employed by the employer found liable for the occupational 10 disease or latent and progressive injury or disease. It shall Wages 11 12 does not include gratuities received from the employer or others, nor 13 shall it include board, lodging, or similar advantages received from the employer, unless the money value of such advantages shall have 14 15 been fixed by the parties at the time of hiring, except that if the workers' compensation insurer shall have collected a premium based 16 upon the value of such board, lodging, and similar advantages, then 17 18 the value thereof shall become a part of the basis of determining 19 compensation benefits. In occupations involving seasonal employment 20 or employment dependent upon the weather, the employee's worker's weekly wages shall be taken to be one-fiftieth of the total wages 21 which he or she has earned from all occupations during the year 22 23 immediately preceding the accident, unless it be shown that during 24 such year, by reason of exceptional causes, such method of

computation does not fairly represent the earnings of the employee.

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worker. In such a case, the period for calculation shall be extended 1 2 so far as to give a basis for the fair ascertainment of his or her 3 average weekly earnings. In continuous employments, if immediately 4 prior to the accident the rate of wages was fixed by the day or hour 5 or by the output of the employee, worker, his or her weekly wages shall be taken to be his or her average weekly income for the period 6 7 of time ordinarily constituting his or her week's work, and using as 8 the basis of calculation his or her earnings during as much of the preceding six months as he or she worked for the same employer, 9 except as provided in sections 48-121 and 48-122. The calculation 10 shall also be made with reference to the average earnings for a 11 12 working day of ordinary length and exclusive of earnings from 13 overtime, except that if the insurance company's policy of insurance provides for the collection of a premium based upon such overtime, 14 15 then such overtime shall become a part of the basis of determining 16 compensation benefits. 17 (2) With respect to a retired worker who died as a result of an occupational disease or latent and progressive injury or 18 disease, there is a conclusive presumption that he or she suffered a 19 20 loss of access to the labor market and suffered a diminution of 21 employability or impairment of earning capacity.

Sec. 2. Original section 48-126, Reissue Revised Statutes of Nebraska, is repealed.