

~~(2) IF, AT THE TIME OF AN ACCIDENTAL PERSONAL INJURY OR LAST INJURIOUS EXPOSURE, A COVERED EMPLOYEE WAS EMPLOYED BY ANOTHER EMPLOYER IN ADDITION TO THE EMPLOYER IN WHOSE EMPLOYMENT THE ACCIDENTAL PERSONAL INJURY OR LAST INJURIOUS EXPOSURE OCCURRED, THE AVERAGE WEEKLY WAGE OF THE COVERED EMPLOYEE SHALL BE BASED ON THE WAGES EARNED IN THE OTHER EMPLOYMENT IF:~~

~~(I) THE COVERED EMPLOYEE WORKED, ON AVERAGE, 20 HOURS PER WEEK OR LESS IN THE EMPLOYMENT IN WHICH THE ACCIDENTAL PERSONAL INJURY OR LAST INJURIOUS EXPOSURE OCCURRED;~~

~~(II) THE COVERED EMPLOYEE EARNED WAGES FROM THE OTHER EMPLOYMENT THAT EXCEEDED THE WAGES EARNED FROM THE EMPLOYMENT IN WHICH THE ACCIDENTAL PERSONAL INJURY OR LAST INJURIOUS EXPOSURE OCCURRED; AND~~

~~(III) AS A RESULT OF THE ACCIDENTAL PERSONAL INJURY OR OCCUPATIONAL DISEASE, THE COVERED EMPLOYEE IS UNABLE TO WORK AT ANY EMPLOYMENT THE COVERED EMPLOYEE HELD AT THE TIME OF THE ACCIDENTAL PERSONAL INJURY OR LAST INJURIOUS EXPOSURE OR ANY SIMILAR EMPLOYMENT.~~

(2) (I) IF THE COVERED EMPLOYEE EARNED WEEKLY WAGES FROM ANOTHER EMPLOYMENT THAT EXCEEDED THE WEEKLY WAGES THE COVERED EMPLOYEE EARNED FROM THE EMPLOYMENT IN WHICH THE ACCIDENTAL PERSONAL INJURY OCCURRED, THE AVERAGE WEEKLY WAGE OF THE COVERED EMPLOYEE SHALL BE BASED ON THE WEEKLY WAGES THE COVERED EMPLOYEE EARNED IN THE OTHER EMPLOYMENT.

(II) IF THE COVERED EMPLOYEE EARNED WEEKLY WAGES FROM TWO OR MORE OTHER EMPLOYMENTS AND, FOR MORE THAN ONE OF SUCH EMPLOYMENTS, THE WEEKLY WAGES EARNED BY THE EMPLOYEE EXCEEDED THE WEEKLY WAGES OF THE COVERED EMPLOYEE FROM THE EMPLOYMENT IN WHICH THE ACCIDENTAL PERSONAL INJURY OCCURRED, THE AVERAGE WEEKLY WAGE OF THE COVERED EMPLOYEE SHALL BE BASED ON WEEKLY WAGES OF THE EMPLOYMENT WHERE THE EMPLOYEE EARNED THE HIGHEST WAGES.

(3) THIS SUBSECTION MAY NOT BE INTERPRETED AS:

(I) EXCEPT AS PROVIDED IN §§ 9-630 AND 9-637 OF THIS SUBTITLE, RELIEVING FROM LIABILITY TO PAY COMPENSATION THE EMPLOYER IN WHOSE EMPLOYMENT THE ACCIDENTAL PERSONAL INJURY OR LAST INJURIOUS EXPOSURE OCCURRED;

(II) CREATING ANY LIABILITY TO PAY COMPENSATION ON THE PART OF ~~THE OTHER~~ ANOTHER EMPLOYER IN WHOSE EMPLOYMENT THE ACCIDENTAL PERSONAL INJURY ~~OR LAST INJURIOUS EXPOSURE~~ DID NOT OCCUR; OR

(III) REQUIRING THE WEEKLY WAGES FROM THE TWO EMPLOYMENTS ~~EMPLOYMENTS~~ THE EMPLOYEE WAS ENGAGED IN AT THE TIME OF