# Workers' STATE Compensation Disability Benefits, Rates and Awards Board

Disability is a legal determination that reflects the impact of a workplace injury on the claimant's ability to work. The Workers' Compensation Law Judge establishes the level of disability based on the available medical evidence and other relevant information.

**AWARDS:** The maximum and minimum award rates are those that are in effect on the date of the accident, or the date of disablement.

DATE OF		MAXIMUM (in \$)				MINIMUM (in \$)				
ACCIDENT		TOTAL		PARTIAL		TOTAL		PARTIAL		§15(6)
FROM	TO	TEMP	PERM	TEMP	PERM	TEMP	PERM	TEMP	PERM	
7/1/23	6/30/24	1145.43			150			(a)		
7/1/22	6/30/23	1125.46			150			(a)		
7/1/21	6/30/22	1063.05			150			(a)		
7/1/20	6/30/21	966.78			150			(a)		
7/1/19	6/30/20	934.11			150			(a)		
7/1/18	6/30/19	904.74			150			(a)		
7/1/17	6/30/18	870.61			150			(a)		
7/1/16	6/30/17	864.32			150			(a)		
7/1/15	6/30/16	844.29			150			(a)		
7/1/14	6/30/15	808.65			150			(a)		
7/1/13	6/30/14	803.21			150			(a)		
5/1/13	6/30/13	792.07			150			(a)		
7/1/12	4/30/13	792.07			100			(a)		
7/1/11	6/30/12	772.96			100			(a)		
7/1/10	6/30/11	739.83			100			(a)		
7/1/09	6/30/10	600			100			(a)		
7/1/08	6/30/09	550			100			(a)		
7/1/07	6/30/08	500			100			(a)		
7/1/92	6/30/07	400*			40			(a)		
7/1/91	6/30/92	350			40			(a)		
7/1/90	6/30/91	340			80	30		20		(a)
7/1/85	6/30/90	300			50	30		20		(a)
7/1/84	6/30/85	275			35	30		20		(a)
7/1/83	6/30/84	255			25	30		20		(a)
1/1/79	6/30/83	215			05	30		20		(a)
7/1/78	12/31/78	180			05	30		20		(a)
1/1/78	6/30/78	125		105		30		20		(a)
7/1/74	12/31/77	125		95		30		20		(b)
7/1/70 7/1/68	6/30/74	95		80		30		20 20		(c)
7/1/65	6/30/70 6/30/68	85 70			30 20 20			(d)		
7/1/65	6/30/68	60 55			20			(e) (f)		
7/1/60	6/30/62	55			20			(f)		
7/1/58	6/30/62	45			20 20			(g) (h)		
111/00	0/30/00	45					Ζ	0		(1)

### Maximum and Minimum Award Rates From 7/1/58 to Present

\* Maximum rate for a WTC rescuer who worked for a private voluntary hospital is 3/4 of that claimant's wage on 9/11/01 (WCL § 15[6][a])



**Schedule Loss of Use:** A schedule award is given not for an injury sustained, but for residual permanent physical and functional impairments.

Body Part	Maximum Number of Weeks				
Arm	312 weeks				
Leg	288 weeks				
Hand	244 weeks				
Thumb	75 weeks				
First Finger	46 weeks				
Second Finger	30 weeks				
Third Finger	25 weeks				
Fourth Finger	15 weeks				
Foot	205 weeks				
Great Toe	38 weeks				
Other Toes	16 weeks				
Eye	160 weeks				

#### Loss of Use of Body Part: Maximum Number of Weeks Allowable for Compensation

**Loss of Wage-Earning Capacity:** Loss of wage-earning capacity (LWEC) is the reduction in an injured worker's earning capacity due to a work-related injury or disease. The determination of LWEC establishes the maximum number of benefit weeks available.

Lossof Wage-Earning Capacity	Maximum Weeks of PPD Benefits
15% or less	225 Weeks
16%-30%	250 Weeks
31%-40%	275 Weeks
41%-50%	300 Weeks
51%-60%	350 Weeks
61%-70%	375 Weeks
71%-75%	400 Weeks
76% - 80%	425 Weeks
81%-85%	450 Weeks
86% - 90%	475 Weeks
91%-96%	500 Weeks
96% or more	525 Weeks

#### LWEC and Maximum PPD Benefit

The benefit rate is calculated under WCL § 15(5), and is based on wage earning capacity (WEC) per WCL § 15(5-a). For a working claimant, the earnings represent the claimant's wage earning capacity, and the compensation rate is two-thirds of the difference between the claimant's average weekly wage and earnings.For a non-working claimant with a non-scheduled permanent partial disability, WEC is based on the Board's assessment of impairment plus vocational factors. In such cases, the rate is reflective of the diminished WEC.

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For example, if the Board finds a 60% WEC, the non-working claimant would receive benefits at 40% x 2/3 of the Average Weekly Wage, subject to statutory maximums per WCL § 15(6).

**Legal Determination of Loss of Wage Earning Capacity**: The Board must establish LWEC and WEC based on the facts in the case. The LWEC is determined based on medical evidence and vocational factors. Medical evidence includes the nature and degree of the work-related permanent physical and/or mental impairment and its impact on the claimant's functional abilities. The inquiry seeks to quantify how much earning power has been lost in light of the injured worker's medical impairment, functional limitations, prior work history, education, skills, and aptitudes. There is no simple formula to determine loss of wage earning capacity. See <u>Matter of Longley Jones</u> <u>Management Corp.</u>, 2012 NY Wrk Comp 60704882.

As to WEC, in *Matter of Rosales v Eugene J. Felice Landscaping*, AD3d, 2016 NY Slip Op 07239 (2016), the Appellate Division, Third Department, affirmed the Board's "determination to fix claimant's wage-earning capacity based on the undisputed evidence of his physical disability and loss of wage-earning his functional limitations and vocational impediments".