

7-607.

(e) An employee of an acquired transportation system who is transferred to a position with the Administration may not be placed, by reason of the transfer, in any worse position than that which he enjoyed as an employee of the acquired system with respect to [workmen's] WORKERS' compensation, pension, seniority, wages, sick leave, vacation, health and welfare insurance, or any other benefits.

Article 5 – Calvert County

14-102.

(d) In the event that any active volunteer becomes disabled during the course of the volunteer's service as a volunteer fireman or rescue squad member while actively engaged in providing the services and in the event that the disability prevents the volunteer from pursuing the normal occupation of the volunteer and that the disability is of a permanent nature, as certified by the [Maryland Workmen's] STATE WORKERS' Compensation Commission or other competent medical authority as designated by the Board of County Commissioners of Calvert County, then the volunteer is entitled to receive the benefits prescribed in subsection (b) and any other benefits the volunteer may be entitled to regardless of age or length of service. These benefits shall begin on the first day of the first month following the establishment of the permanency of the disability.

Article 9 – Charles County

54-9.

D. In the event that any active volunteer becomes disabled during the course of service as a volunteer fireman or rescue squadman while actively engaged in providing such services and in the event that the disability prevents the volunteer from pursuing the volunteer's normal occupation and that the disability is of a permanent nature as certified by the [Maryland Workmen's] STATE WORKERS' Compensation Commission or other competent medical authority as designated by the County Commissioners, then the volunteer is entitled to receive the benefits prescribed in Subsection B of this section and any other benefits, regardless of age or length of service. These benefits shall begin on the first day of the first month following the establishment of the permanency of the disability.

SECTION 4. AND BE IT FURTHER ENACTED, That

Article – Labor and Employment

5-309.

(b) The Board shall include in each occupational safety and health standard that it proposes or recommends:

(3) as necessary to protect employees, a requirement to measure or monitor exposure of [the employee] EMPLOYEES to a hazard:

(i) at appropriate intervals;