



State Legislative Action on Presumption of Workers' Compensation Eligibility

- * Over the last year, state legislatures have introduced bills seeking to establish presumptive eligibility for workers' compensation claims in response to the novel coronavirus (COVID-19) outbreak.
- * This tracker focusses on the 2021 legislative session. You can access the 2020 legislative session tracker here.
- * We will provide weekly updates documenting any relevant new bills and the current procedural posture of the existing legislation. This week's actions include:
 - Washington enacted SB 5115 which creates a rebuttable presumption for frontline employees for compensation under Washington's workers' compensation law that any infectious or contagious diseases that are transmitted through respiratory droplets or aerosols, or through contact with contaminated surfaces and are the subject of a public health emergency are occupational diseases during a public health emergency.
- * Most states that have introduced legislation establishing presumptive eligibility for workers' compensation claims follow this general framework:
 - Provides a presumption of compensability—that may be refuted by affirmative evidence—that a covered employee contracted COVID-19 during the course of employment;
 - Defines the contours of who qualifies as an eligible employee (e.g., peace officers, health care providers, food service workers, etc.);
 and
 - Clarifies the duration of the application of the provisions.

Not every state has followed this model and some states deviate in important respects (e.g., application to all future pandemics, etc.).

* If you operate in a state and notice that we have not included the most up-to-date legislative developments, please let us know.





State	Bill	Procedural Posture	Presumption of Compensability	Applicable Employees	Other Provisions
Alaska	HB 45	Introduced (Feb. 18, 2021)	Creates a rebuttable presumption for compensation under Alaska's workers' compensation law for specified employees who contract COVID-19 during a condition of disaster emergency declared by the governor due to an outbreak of the contagious diseases.	 Emergency medical technicians. Firefighters. Health care providers. Paramedics. Peace officers. Employees of a child care facility. Employee of a grocery store. Teachers. Employees who perform services that the commissioner determines place them at a similar risk of being exposed to or contracting the contagious disease as the occupations listed above. 	Applies retroactive to November 15, 2020 and prospectively.
	<u>HB 76</u>	ENACTED (May 1, 2021)	Creates a rebuttable presumption for compensation under Alaska's workers' compensation law that an employee who contracts COVID-19 is conclusively presumed to have contracted an occupational disease arising out of and in the course of employment if, during the public health disaster emergency declared by the governor on January 15, 2021.	 Firefighters. Emergency medical technicians. Paramedics. Peace officers. Health care providers. 	Applies prospectively.
California	SB 213	Introduced (Jan. 13, 2021)	Creates a rebuttable presumption for compensation under California's workers' compensation law that hospital employees who provide direct patient care in an	Hospital employees who provide direct patient care in an acute care hospital.	Applies prospectively from January 1, 2023.





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			acute care hospital who contract COVID-19, contracted it in the course of the employment.		
Connecticut	HB 6478	Introduced (Feb. 18, 2021)	Creates a rebuttable presumption that qualifying employees who contract COVID-19 have an occupational disease that arose out of and in the course of employment.	All employees who were unable to work during the COVID-19 outbreak in Connecticut except: • Employees who worked solely from home and did not have physical interaction with other employees or work-related supplies or materials of the employer; and • Employees who were the recipient of an individualized written offer or directive from his or her employer to work solely from home, but otherwise chose to work at a work site of the employer.	Applies prospectively.
	HB 6595 / SB 1002	Introduced (Mar. 4, 2021)	Creates a rebuttable presumption for compensation under Connecticut's workers' compensation law that an employee who died or was unable to work as a result of contracting COVID-19 shall be presumed to have contracted COVID-19 as an occupational disease arising out of and in the course of employment.	All employees provided they share a copy of the positive test or documented diagnosis with their employer/insurer and were not: • employed in a capacity where they worked solely from home and did not have physical interaction with other employees or work-related supplies or materials of the employer; or • the recipient of an individualized written offer or directive from their employer to	Applies at any time during the public health and civil preparedness emergencies declared by the Connecticut Governor on March 10, 2020, or any extension of the declarations, or any new public health and civil preparedness





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				work solely from home, but otherwise chose to work at a work site of the employer.	emergencies declared by the Governor as a result of a COVID-19 outbreak.
Florida	HB 949 / SB 1314 / SB 1422 (some minor technical differences between the bill texts)	Introduced in House (Feb. 11, 2021); Introduced in Senate (Feb. 16, 2021)	Creates a rebuttable presumption that any emergency rescue or public safety worker who suffers a condition or impairment of health that is caused by an infectious disease that has been declared a public health emergency, that requires medical treatment, and that results in total or partial disability or death, has a disability suffered in the line of duty. Worker must verify by affidavit that they contracted the infectious disease during a public health emergency and was not exposed, outside of the scope of his or her employment, to any person known to have the infectious disease. Failure or refusal by an emergency rescue or public safety worker to undergo immunization, if required by their employer, disqualifies the worker from the benefits of the presumption.	 Firefighters. Paramedics. Emergency medical technicians. Law enforcement officers. Correctional officers. 	Applies prospectively from July 1, 2021.
Georgia	<u>HB 700</u>	Introduced (Mar. 1, 2021)	Provides that for compensation under Georgia's workers' compensation law for claims relating to incidents of COVID-19	Essential workers.	Applies prospectively.



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			exposure, COVID-19 shall not be considered an ordinary disease of life for an essential worker nor a disease to the essential worker may have had substantial exposure outside of employment, if contracted within five calendar days of performing work for the employer.		
	SB 291	Introduced (Mar. 11, 2021)	Provides that for compensation under Georgia's workers' compensation law for claims relating to incidents of COVID-19 exposure, COVID-19 shall not be considered an ordinary disease of life for an essential worker nor a disease to the essential worker may have had substantial exposure outside of employment, if contracted within 14 calendar days of performing work for the employer.	Essential workers.	Applies retroactively to March 14, 2020, and prospectively until July 1, 2023
Hawaii	HB 1224 / SB 1415	Introduced (Jan. 27, 2021)	Creates a rebuttable presumption for compensation under Hawaii's workers' compensation law that, for an employee who contracts COVID-19, the contraction was proximately caused by an employer's failure to maintain adequate workplace protections against exposure to COVID-19.	• Everyone.	Applies prospectively.



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Illinois	<u>HB 3654</u>	Introduced (Feb. 25, 2021)	Amends Illinois' current workers compensation laws to provide that no compensation shall be payable for a death or disability arising out of an employee's exposure to COVID-19 if the employee has refused to take a COVID-19 vaccination.	Everyone.	Applies prospectively.
	HB 4276	ENACTED (Feb. 26, 2021)	Extends the current rebuttable presumption of compensability for workers who contract COVID-19 from December 31, 2020 to June 30, 2021.	 Part-time or full-time State correctional officers. Any other full or part-time employees of the Department of Corrections. Full or part-time employees of the Prisoner Review Board. Full or part-time employees of the Department of Human Services working within a penal institution or a State mental health or developmental disabilities facility operated by the Department of Human Services. Full-time law enforcement officers. Full-time firefighters, including full-time paramedics or a firefighter who performs paramedic duties who is employed by the State of 	Applies retroactively to circumstances attributed to COVID-19 occurring on or after March 9, 2020 and prospectively until June 30, 2021.



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				Illinois or any unit of local government, State supported college or university, or other public entity granted the power to employ persons for such purposes by law.	
Iowa	HF 121 / SF 138	Introduced (Jan. 21, 2021)	Creates a rebuttable presumption that if an employee can show that they were exposed to a person infected with COVID-19 or a similar disease while in the workplace, the employee's infection is an occupational disease for which an employer is liable for compensation under the Iowa occupational disease law.	Employees who can show that they were exposed to a person infected with COVID-19 or a similar disease while in the workplace.	Applies prospectively.
Maine	<u>LD 997</u>	Introduced (Mar. 10, 2021)	Creates a rebuttable presumption that a condition of impairment of health caused by an infectious disease resulting in total or partial disability or death of a corrections officer has been suffered in the line of duty, if the corrections officer successfully passed a physical examination upon entry into service as a corrections officer, or subsequently successfully passed a physical examination, and the examination failed to reveal any evidence of a condition of impairment of health caused by an infectious disease.	Corrections officers.	Applies prospectively.





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Maryland	HB 765	Introduced (Jan. 29, 2021)	Creates a rebuttable presumption that specified essential workers who contract COVID-19 have a compensable occupational disease that was suffered in the line of duty or course of employment.	 Firefighters. Rescue squad members. Advanced life support unit members. Police officers. Sheriffs and deputy sheriffs. Correctional officers. Health care workers. Child care workers. 	Applies prospectively.
	HB 1247 / SB 725	Introduced in the Senate (Feb. 5, 2021); Introduced in the House (Feb. 8, 2021)	Creates a rebuttable presumption that police officers, sheriffs, firefighters, rescue squad members and advance life support unit members who contract COVID-19, suffered from an occupational disease that was suffered in the line of duty and is compensable.	 Police officers and sheriffs. Firefighters including volunteers. Rescue squad member including volunteers. Advanced life support unit members including volunteers. 	Applies prospectively.
	<u>SB 756</u>	Introduced (Feb. 5, 2021)	Creates a rebuttable presumption that firefighters, rescue squad members, advance life support unit members, police officers, sheriffs and specified healthcare workers who contract COVID-19, suffered from an occupational disease that was suffered in the line of duty and is compensable.	 Firefighters including volunteers. Rescue squad members including volunteers. Advanced life support unit members including volunteers. Police officers and sheriffs. Health care workers who have been in direct contact with patients; or occupy, clean, or repair areas occupied by patients. 	Applies prospectively.



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	HB 1199 / SB 813	Introduced in the House (Feb. 8, 2021); Introduced in the Senate (Feb. 9, 2021)	Creates a rebuttable presumption that specified workers who contract COVID-19, suffered from an occupational disease that was suffered in the line of duty/ course of employment and is compensable.	 Firefighters including volunteers. Rescue squad members including volunteers. Advanced life support unit members including volunteers. Paramedics including volunteers. Police officers and sheriffs. Correctional officers. Security counselors employed at a corrections, detention, or secure treatment facility. Child care workers. Education workers. Essential workers (ie. individuals who are required to work on the premises of a business or government agency that has been declared essential) Health care workers whose duties include direct patient care or ancillary work in areas where patients diagnosed with COVID-19 are treated. 	Applies prospectively.
	SB 812	Introduced (Feb. 9, 2021)	Creates a rebuttable presumption that specified workers who contract COVID-19, suffered from an occupational disease that was suffered in the line of duty and is compensable.	 Firefighters including volunteers. Rescue squad members including volunteers. Advanced life support unit members including volunteers. Paramedics including volunteers. 	Applies prospectively.





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				 Police officers and sheriffs. Health care workers who work at a Title 19 licensed facility or at a care setting where patients are diagnosed with COVID-19.
	SB 860	Introduced (Feb. 9, 2021)	Creates a rebuttable presumption that public school employees who contract COVID-19, suffered from an occupational disease that was suffered in the course of employment and is compensable.	Paid public school employees including teachers, administrators and support staff who are covered employees. Applies retroactively to March 1, 2021 and prospectively to July 31, 2022.
Massachusetts	<u>H 2941</u>	Introduced (Feb. 18, 2021)	Creates a rebuttable presumption that an emergency response or medical personnel employee who contracts COVID-19 was performing his or her regular duties at the time of contraction for any claim for compensation where the employee has been diagnosed with COVID-19.	 Health-care employees and non-medical employees at hospitals, chronic disease rehabilitation centers, nursing homes, rest homes, community health centers, psychiatric hospitals, and out-patient health care facilities. Health-care employees working in prisons and correctional facilities. At home certified nursing assistants. At-home personal care assistants. Emergency medical technicians Paramedics.
	Н 1993	Introduced (Mar. 29, 2021)	Requires that in any claim for compensation where the employee has been diagnosed with COVID-19, it shall be prima facie evidence	Health-care employees and non-medical employees at hospitals, chronic disease rehabilitation centers, nursing Applies prospectively.



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			that the employee was performing his or her regular duties at the time of contracting COVID-19.	homes, rest homes, community health centers, psychiatric hospitals, out-patient health care facilities. Health-care employees working in prisons and correctional facilities. At-home certified nursing assistants. At-home personal care assistants. Emergency medical technicians. Paramedics.	
	H 1986 / S 1155	Introduced (Mar. 29, 2021)	Creates a rebuttable presumption under Massachusetts's workers' compensation laws that any employee, who contracts, has symptoms of or otherwise becomes affected with COVID-19 that results in a period of hospitalization, quarantine, or requires self-quarantine measures must have their medical condition or incapacity to work presumed to be work-related.	Any employees who work for employers that may operate subject to any executive order issued by the Governor during the State of Emergency dated March 10, 2020 or any other COVID-19 related State of Emergency.	Applies prospectively.
	H 2031 / S 1194	Introduced (Mar. 29, 2021)	Creates a rebuttable presumption under Massachusetts's workers' compensation laws that any employee, who contracts, has symptoms of or otherwise becomes affected with COVID-19 during a declared state of emergency that	Frontline healthcare workers, working in a healthcare facility or in the community.	Applies prospectively.





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			results in a period of hospitalization, quarantine, or requires self-quarantine measures must have their medical condition or incapacity to work presumed to be work-related.		
	Н 2770	Introduced (Mar. 29, 2021)	Creates a rebuttable presumption under Massachusetts's workers' compensation laws that any uniformed member of a police department who was required to report to a work location outside of their home during the state of emergency declared by the governor on March 10, who contracts, has symptoms of or otherwise becomes affected with COVID-19 that results in a period of hospitalization, quarantine, or requires self-quarantine measures must have their medical condition or incapacity to work presumed to be work-related.	Uniformed members of a police department who was required to work during the state of emergency.	Applies prospectively.
	<u>H 2650</u> / <u>S</u> 1663	Introduced (Mar. 29, 2021)	Creates a rebuttable presumption under Massachusetts's workers' compensation laws that a full-time uniformed member of a paid police department, fire department or municipal emergency medical service must - if he or she successfully passed a physical examination on entry into such service or subsequent to such entry, which examination failed to reveal	 Uniformed members of a paid police department. Uniformed members of a fire department. Uniformed members of a municipal emergency medical service. 	Applies prospectively.





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			any evidence of such condition - be presumed to have been suffered in the line of duty.		
	<u>H 2414</u>	Introduced (Mar. 29, 2021)	Creates a rebuttable presumption under Massachusetts's workers' compensation laws that any individuals employed as police, fire personnel, correction officers, dispatchers, emergency medical technicians, paramedics, nursing professionals, and all individuals employed and considered as 1st responders, who contract, have symptoms of, or otherwise becomes affected by the COVID-19, that results in a period of hospitalization, quarantine, or require self-quarantined measures as a result of being infected or coming into contact with someone who is infected with this virus, shall have their medical condition or incapacity to work presumed to be work-related.	 Police. Fire personnel. Correction officers. Dispatchers. Emergency medical technicians. Paramedics. Nursing professionals. All individuals employed and considered as 1st responders. 	Applies prospectively.
	<u>S 1767</u>	Introduced (Mar. 29, 2021)	Creates a rebuttable presumption under Massachusetts's workers' compensation laws that any employee of the Commonwealth or its political subdivisions who was required to report to a work location outside of their home during the Massachusetts state of emergency related to COVID-19 declared on March 11, that results in a period of	Any employee of the Commonwealth or its political subdivisions who was required to report to a work location outside of their home during the Massachusetts state of emergency related to COVID- 19 declared on March 11.	Applies prospectively.





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			hospitalization, quarantine, or require self-quarantined measures, must have their medical condition or incapacity to work presumed to be work-related.		
Michigan	HB 4748	Introduced (Apr. 29, 2021)	Creates a rebuttable presumption for compensation under Michigan's workers' compensation law for an essential worker who sustains an injury or illness resulting from the essential worker's exposure to an infectious disease during a declared state of emergency to control an epidemic is in effect, that the injury/illness is presumed to have arisen out of and in the course of employment.	Essential workers.	Applies retroactively to March 10, 2020 and prospectively.
	HB 4822	Introduced (May 11, 2021)	Creates a rebuttable presumption for compensation under Michigan's workers' compensation for first response employees that an injury or illness resulting from the employee's contraction of COVID-19 is a personal injury presumed to arise out of and in the course of employment.	 Firefighters. Law enforcement officers. Emergency medical services personnel. State correctional officers. Local corrections officers. 	Applies prospectively.
Minnesota	HF 37 / SF 105 / HF 2	Introduction and referred to the House Labor, Industry, Veterans and Military Affairs Finance and Policy	Creates a rebuttable presumption that teachers, school administrators and other employees who provide student-related services who contract COVID-19, are presumed to have an occupational disease	 Teachers or school administrators employed by a school district, charter school, or nonpublic school. Contract employees that provides student-related 	Applies retroactively for employees who contracted COVID- 19 on or after July 15, 2020 and





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		Committee (Jan. 11, 2021)	arising out of and in the course of employment.	services throughout the school year to a school district, charter school, or nonpublic school, including paraprofessionals, student support services personnel, school bus drivers, school nutrition staff, and custodial staff. Any other person employed by the school district, charter school, or nonpublic school or providing services to students under a contract with the school district, charter school, or nonpublic schools.	prospectively until July 30, 2021.
	SF 719	Minnesota's workers' compensation law that school employees who contracts COVID- 19 are presumed to have an occupational disease arising out of	 School administrators. Contract employees who provide student-related services. 	Applies retroactively for employees who contracted COVID-19 on or after July 15, 2020 and prospectively until July 30, 2021.	
	<u>SF 1203/</u> <u>HF 1203</u>	Introduced (Feb. 18, 2021); Passed in House (Mar. 25, 2021)	Extends the <u>previously passed</u> <u>COVID-19 related presumption</u> for workers' compensation claims to December 31, 2021.	 Licensed peace officers. Firefighters. Paramedics. Nurses. Healthcare workers. Correction officers and security counselors employed by the state or a political subdivision at a corrections, detention, or secure treatment facility. 	Applies prospectively until May 1, 2022.





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				 Emergency medical technicians. Health care providers, nurses, and assistive employees employed in a health care, home care, or long-term care setting, with direct COVID-19 patient care or ancillary work in COVID-19 patient units. Workers who are required to provide childcare to first responders and health care workers under Executive Orders 20-02 and 20-19.
Missouri	HB 1246	Introduced (Feb. 23, 2021)	Creates a rebuttable presumption that a paid, volunteer, or retired firefighter, paramedic, or emergency medical technician, or paid emergency or 9-1-1 dispatcher, who contracts any infectious disease or disease of the lungs or respiratory tract has an occupational disease if there is reasonable medical evidence that a person contracting the disease was free of the disease at the beginning of his or her employment. Requires that the employer provide reasonable medical evidence, if the employer fails to provide such reasonable medical evidence, the employee shall have the benefit of the presumption regardless of the	 Paid, volunteer, or retired firefighters. Paramedics. Emergency medical technicians. Paid emergency or 9-1-1 dispatcher.





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			absence of reasonable medical evidence.		
Montana	HB 297	Introduced (Feb. 3, 2020)	Creates a conclusive presumption that a nurse who contracts COVID-19 contracted a compensable occupational disease arising out of and in the course of employment if he or she was exposed to COVID-19 in the course of employment as a nurse.	 Registered professional nurses. Licensed practical nurses. 	Applies retroactively to March 12, 2020 and prospectively to March 12, 2030.
	HB 550	Introduced (Feb. 23, 2021)	Creates a rebuttable presumption that an essential employee who contracts COVID-19 contracted an occupational disease arising out of and in the course of employment if the employee is exposed to COVID-19 in the course of employment as an essential worker.	Applies to the following employees provided that they were required to work at the physical location of the employment at any time, up to 20 days prior to the diagnosis of COVID-19: Public safety employees. School employees. Any other employees declared to be essential employee by a public health order of the governor or federal directive.	Applies retroactively to March 12, 2020 and prospectively to March 12, 2030.
Nebraska	LB 441	Introduced (January 15, 2021)	Creates a rebuttable presumption that an essential worker who otherwise qualifies for workers' compensation is presumed to have suffered from an accident arising out of and in the course of his or her employment if he or she is: • confirmed as COVID-19 positive on or after March 13,	 Peace officers. Firefighters. Members of an emergency rescue team. Emergency management workers. On-call members of a life support agency. 	Applies both prospectively and retroactively to March 13, 2020.





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			 2020, either by physician or by test, has COVID-19 listed as the cause of death on the essential worker's death certificate, or is quarantined at the direction of the employer due to suspected COVID-19 exposure or the display of any COVID-19 symptoms. 	 State or local government employees that are required to work within the secured perimeter of a penal institution. Employees of a youth rehabilitation and treatment center. Employees of a regional center. Food processing employees who are employed in a meatpacking operation. Public or private school employees. Grocery store employees. Public works, utilities, or garbage disposal employees. Truck drivers. Mortuary or funeral home employees. Childcare employees. Postal service employees. Any other individuals employed by an essential or life sustaining business or occupation. 	
New Mexico	HB 268	Introduced (Feb. 9, 2021); Passed in the House (Mar. 8, 2021)	Creates a rebuttable presumption that if an essential employee is diagnosed with COVID-19, the condition is: (1) an accidental injury arising out of and in the course of employment; (2) reasonably incident to and proximately caused by employment; and (3) a disability	 Public safety employees. School employees. Employees declared to be an essential employee pursuant to a public health order of the governor or the secretary of health provided that the employee was required to work at the physical location of employment at any time, up to 	Applies prospectively until January 31, 2023.



State	Bill	Procedural Posture	Presumption of Compensability	Applicable Employees	Other Provisions
			that is a natural and direct result of the accident.	twenty days prior to the diagnosis of COVID-19.	
			The essential employee must establish that the employer has not strictly complied with the then existent public health orders related to COVID-19 to qualify for these presumptions.		
	SB 261	Introduced (Feb. 1, 2021)	Creates a rebuttable presumption that firefighters who contract a virus or disease that has been declared a pandemic by the president of the United States, the governor of New Mexico, the world health organization or the federal centers for disease control and prevention, including the COVID-19 and other future qualifying pandemics, contracted it through their employment as a firefighter.	• Firefighters.	Applies to claims for benefits filed on or after the effective date of this act.
New York	A 2127	Introduced (Jan. 14, 2021)	Created a rebuttable presumption that, for the purpose of workers compensation, treatment rendered by a medical provider for COVID-19 was done on an emergent basis and therefor does not require prior authorization.	Medical providers.	Applies prospectively.
	AB 1560/ SB 1963	Introduced in Assembly (Jan. 11, 2021); Introduced in Senate (Jan. 16, 2021)	Creates a rebuttable presumption for the purposes of New York volunteer firefighters' benefit law and the volunteer ambulance workers' benefit law, that a	Volunteer firefighters.Volunteer ambulance workers.	Applies prospectively.





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			volunteer firefighter or ambulance worker who experienced any condition of impairment of health caused by exposure to COVID-19 during a state of emergency, and tested positive for COVID-19, contracted it in the performance and discharge of duty and not due to such firefighter's own negligence.		
	<u>A 6117 / S</u> 1241	Introduced (Mar. 10, 2021)	Defines COVID-19 as an occupational disease and requires that workers' compensation be payable for disabilities sustained or death incurred by specified employees resulting from exposure to COVID-19.	 Employees who did any work that required them to be in contact with the public, patients, inmates, residents, parolees, clients, students, customers, diners, persons in the custody of the state or any of its political subdivisions, or travelers during an outbreak of COVID-19. Employees that did any and all work that could expose them to COVID-19, which shall include, but not be limited to work in a hospital, medical facility, laboratory, medical office, nursing home, correctional facility, mental health facility, social services facility, airport, bus station, train station, subway station, park, restaurant, cafeteria, retail facility, airplane, bus, train, subway, university, college, school, daycare facility, childcare facility, hotel, resort, 	Applies prospectively.





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				 casino, convention center, meeting facility; or work for a public utility, work for any businesses deemed to provide essential services during an outbreak of the COVID-19. Employees that did any work outside the home during a period of closure of non-essential businesses, or public employment during an outbreak of COVID-19. 	
	AB 1560/ SB 1963	Introduced in Assembly (Jan. 11, 2021); Introduced in Senate (Jan. 16, 2021)	Creates a rebuttable presumption for the purposes of New York volunteer firefighters' benefit law and the volunteer ambulance workers' benefit law, that a volunteer firefighter or ambulance worker who experienced any condition of impairment of health caused by exposure to COVID-19 during a state of emergency, and tested positive for COVID-19, contracted it in the performance and discharge of duty and not due to such firefighter's own negligence.	 Volunteer firefighters. Volunteer ambulance workers. 	Applies prospectively.
North Dakota	<u>HB 1433</u>	Introduced (Jan. 18, 2021)	Creates a rebuttable presumption that an essential worker's exposure to and contraction of COVID-19 arose out of and in the course of employment and is presumed to be causally connected to the hazards or	Essential workers.	Applies retroactively to claims filed after March 24, 2020 and prospectively through July 31, 2023.





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			exposures of the essential worker's employment.		
Oklahoma	HB 2239	Introduced (Feb. 1, 2021); passed by the House (Mar. 10, 2021)	Creates a rebuttable presumption for compensation under Oklahoma's workers' compensation law that a first responder who tests positive for COVID-19 contracted it in the course and scope of employment.	 Peace officers and reserve peace officers. Firefighters and volunteer firefighters. Emergency medical technicians. 	Applies prospectively.
Oregon	SB 488 / HB 3025	Introduced in the Senate (Jan. 11, 2021); Introduced in the House (Jan. 21, 2021	Creates a rebuttable presumption that essential workers who contract COVID-19, are presumed to have an occupational disease arising out of and in the course of employment.	An employee who, at an employer's direction, must or may work at the subject worker's regular or temporarily assigned work site during a period in which a declaration of a state of emergency issued by the Governor is in effect and works in one of the following occupations: Public safety personnel. Peace officers. Medical services providers. Employees of a retail store, including a grocery store. Employees of a public, private or charter school. Employees of a child care facility, who cares for the dependent of another essential worker. Agricultural workers. Janitorial worker who provides services in specified locations, buildings or facilities.	Applies prospectively until the 180th day following the expiration or termination of the Governor's March 8, 2020, declaration of emergency. (This sunset provision only appears in the Senate bill.) Applies to compensation claims that were submitted and were pending but for which compensability was not yet determined before the effective date of this Act.





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				 Employees whose workplace has more than 10 employees working at the work site and 10 percent or more of the employees at the work site have tested positive or presumptively positive for COVID-19. Employees whose work place has less than 10 employees work at the work site and two or more employees at the work site have tested positive or presumptively positive for COVID-19. 	
Pennsylvania	HB 1078	Introduced (Apr. 1, 2021)	Creates a rebuttable presumption for compensation under Pennsylvania's workers' compensation law that for individuals employed by lifesustaining businesses or occupations who contract COVID-19, the resulting medical condition or inability to work occurred because of work-related hazardous duty.	 First responders. Corrections officers or other support staff. Emergency services dispatchers. Ambulance drivers. Retail workers. Food or agriculture workers. Medical, health care or public health workers. Pharmacist or any cashier or other support staff. Home health care workers. Public utility workers. Employees of State or local government. Trash collectors. Warehouse workers. Any other individuals who are employed by a life sustaining business or occupation and who 	Applies prospectively.



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				are required to work during a public health emergency.	
Rhode Island	HB 5264	Introduced (Jan. 29, 2021)	Creates a rebuttable presumption that for specified employees' disability or quarantine resulting from COVID-19 or any other viral infection, during a declared state of emergency by executive order due to COVID-19 or other viral infection, is a compensable occupational disease arising out of and in the course of an employee's employment.	Applies to the following employees if they have direct or indirect contact with persons with COVID-19 or other viral infections as classified by executive order during a declared state of emergency: Licensed health care workers and direct support professionals employed in a health care, congregate care, home care or long-term care setting. Public safety workers. Essential workers (any employee whose employment is necessary for the continued health and safety of the community). Transportation workers. Any other class of employees designated by an executive order of the governor issued during a declared state of emergency.	Applies prospectively.
	HB 5474	Introduced (Feb. 10, 2021)	Creates a rebuttable presumption for compensation under Rhode Island's workers' compensation law that, for public safety officials who contract, have symptoms of or otherwise become infected with	Public safety official whether the workers are citizens, documented or undocumented immigrants including, but not limited to: • Police, fire, EMS, medical facility workers. • Correctional officers.	Applies prospectively.





State	Bill	Procedural Posture	Presumption of Compensability	Applicable Employees	Other Provisions
			COVID-19, their medical condition or incapacity is work-related.	 Dispatchers. Paramedics. Pharmacists. Pharmaceutical technicians. Grocery or retail workers. Essential state and municipal employees Public transportation employees. Parcel and freight delivery employees. Truck drivers. Utility workers. 	
Tennessee	SB 995 / HB 553	ENACTED (Apr. 21, 2021)	Creates a rebuttable presumption for compensation under Tennessee's workers' compensation law, that an emergency rescue worker who suffers an impairment of health caused by an infectious disease, contracted the disease in the line of duty. Defines "infectious disease" to include a virus or other communicable disease for which (1) a pandemic has been declared by the World Health Organization or the federal CDC and (2) the governor has declared a state of emergency.	Firefighters.Paramedics.EMTs.	Applies prospectively.
Texas	SB 433 / SB 439 / HB 396	Introduced (Jan. 25, 2021); passed the House (May 13, 2021)	Creates a presumption of compensability for nurses who have contracted COVID-19 during employment on or after February 1,	Nurses.	Applies retroactively and



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			2020 and which results in disability or death.		prospectively to February 1, 2020.
	SB 612	Introduced (Feb. 8, 2021)	Creates a rebuttable presumption of compensability that school employees who suffer from COVID-19 resulting in disability or death, contracted the disease during the course and scope of their employment.	• School employees who (1) interact with a student or a school district employee who is later diagnosed with COVID-19 and (2) who contracts the disease within 14 days following the date that the employee came in contact with the student or school district employee.	Applies retroactively and prospectively to February 1, 2020.
	HB 4301 / SB 463 / SB 527 / SB 22	Introduced in House (Feb. 1, 2021); Introduced in Senate (Jan. 29, 2021); passed in the Senate as SB 22 (Apr. 21, 2021); passed in the House as SB 22 (May 19, 2021); in conference committee (May 25, 2021)	Creates a rebuttable presumption for compensation under Texas's workers' compensation laws that a detention officer, firefighter, peace officer, or emergency medical technician who contracts a disease that is the basis for a disaster declared by the governor for all or part of the state and dies or is totally or partially disabled as a result of the disease, contracted the disease during the course and scope of employment.	 Detention officers. Firefighters. Peace officers. Emergency medical technicians. 	Applies prospectively.
	<u>HB 3816</u>	Introduced (Mar. 11, 2021)	Creates a rebuttable presumption for compensation under Texas's workers' compensation laws that a detention officer, firefighter, peace officer, or emergency medical technician who contracts a disease that is the basis for a disaster	 Detention officers. Firefighters. Peace officers. Emergency medical technicians. 	Applies prospectively. A person who filed a claim for benefits, compensation, or assistance related to





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			declared by the governor for all or part of the state and dies or is totally or partially disabled as a result of the disease, contracted the disease during the course and scope of employment.		COVID-19 on or after February 1, 2020, but before the effective date of this Act, and whose claim was subsequently denied may file another claim on or after the effective date of this Act, and the changes in law made by this Act apply to that claim.
	HB 541	Introduced (Nov. 12, 2020); Passed House (Apr. 26, 2021)	Create a rebuttable presumption for compensation under Texas's workers' compensation law that a detention officer, corrections employee, firefighter, peace officer, or emergency medical technician who suffers from COVID-19 that results in death or total or partial disability is presumed to have contracted the virus during the course and scope of employment. The employ must be a full-time employee who contracted the virus during a disaster declared by the governor and they must have been on duty within 14 days prior to their diagnosis.	 Detention officer. Corrections employee. Firefighter. Peace officer. Emergency medical technician. 	Applies prospectively.
Vermont	<u>S 9</u>	ENACTED (Feb. 4, 2021)	Extend the rebuttable presumption that certain workers who are	Frontline workers.	Applies both retroactively and



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			diagnosed with COVID-19 are entitled to workers' compensation for the disease from the previous cutoff of January 15, 2021 to instead last until 30 days after the termination of Vermont's state of emergency declaration in response to COVID-19.	Other workers who had a documented exposure to COVID-19 while working.	prospectively to January 15, 2021.
Virginia	HB 1818	Introduced (Jan. 6, 2021)	Creates a rebuttable presumption for salaried and volunteer emergency medical services personnel that their death or disability from respiratory disease, hypertension or heart disease, and cancer will be presumed to be an occupational disease, suffered in the line of duty.	Salaried and volunteer emergency medical services personnel.	Applies prospectively.
	HB 1985	ENACTED (Mar. 31, 2021)	Creates a rebuttable presumption that any health care provider who as part of the provider's employment is directly involved in diagnosing or treating persons known or suspected to have COVID-19, and for whom COVID-19 caused death or any health condition or impairment resulting in total or partial disability, has an occupational disease suffered in the line of duty.	 Any health care provider who as part of the provider's employment is directly involved in diagnosing or treating persons known or suspected to have COVID-19. Does not apply to employees whose employer offers them a vaccine for the prevention of COVID-19, unless the employ has a written declaration from his or her physician that vaccination would pose them a significant health risk. 	Applies retroactively to March 12, 2020 and prospectively until December 31, 2021.





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	HB 2207/ SB 1375	ENACTED (Apr. 7, 2021)	Creates a rebuttable presumption that any firefighter, law-enforcement officer, correctional officer or regional jail officer who contracts COVID-19 is presumed to have an occupational disease suffered in the line of duty.	 Firefighters. Law-enforcement officers Correctional officers. Regional jail officers. 	Applies retroactively to September 1, 2020 and prospectively to December 31, 2021.
Washington	SB 5190	ENACTED (May 11, 2021)	Creates a rebuttable presumption for healthcare employees that any infectious or contagious disease which is the subject of a public health emergency is an occupational disease during that public health emergency and health care employees who are exposed to it are presumed to have been exposed at the health care facility.	Healthcare employees.	Applies prospectively.
	<u>SB 5115</u>	ENACTED (May 11, 2021)	Creates a rebuttable presumption for frontline employees for compensation under Washington's workers' compensation law that any infectious or contagious diseases that are transmitted through respiratory droplets or aerosols, or through contact with contaminated surfaces and are the subject of a public health emergency are occupational diseases during a public health emergency.	Frontline employees.	Applies prospectively.



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Wisconsin	AB 31	Introduced (Feb. 3, 2021)	Creates a rebuttable presumption for compensation under Wisconsin's workers' compensation law that an injury caused to a critical worker by COVID-19 was caused by the individual's employment.	• Critical workers (as determined by the Wisconsin Secretary of Health Services under the authority granted in 323.19 (3p)).	Applies prospectively through December 31, 2021.
Wyoming	<u>SF 19</u>	ENACTED (Apr. 6, 2021)	Creates a rebuttable presumption under Wyoming's workers' compensation law, for employees required to be on the business's premises for work, that COVID-19 is an injury that arose out of and in the course of employment.	Any employee contracted COVID-19 while at work in places where the employer's business required an employee's presence and subjected the employee to extrahazardous duties incident to the business.	Applies retroactively to January 1, 2020 and prospectively through March 31, 2022.