## ENGROSSED

2025	<b>SESSION</b>
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25101867D **SENATE BILL NO. 897** 1 2 Senate Amendments in [] - January 23, 2025 3 A BILL to amend and reenact § 40.1-29.3 of the Code of Virginia, relating to overtime for certain employees; 4 domestic service workers and live-in domestic workers. 5 Patron Prior to Engrossment-Senator Carroll Foy 6 7 Referred to Committee on Commerce and Labor 8 9 Be it enacted by the General Assembly of Virginia: 10 1. That § 40.1-29.3 of the Code of Virginia is amended and reenacted as follows: § 40.1-29.3. Overtime for certain employees. 11 12 A. As used in this section: "Carrier" means an air carrier that is subject to the provisions of the federal Railway Labor Act, 45 U.S.C. 13 14 § 181 et seq. "Derivative carrier" means a carrier that meets the two-part test used by the federal National Mediation 15 Board to determine if a carrier is considered a derivative carrier. 16 17 "Domestic services" means services of a household nature performed by an individual in or about a private home on a permanent or temporary basis. "Domestic services" includes caring for a child; serving as 18 19 a companion or caretaker for an elderly individual or an individual with an illness or disability; 20 housekeeping or house cleaning; cooking; providing food or butler services; parking vehicles; cleaning 21 laundry; gardening; and organizing personal affairs for an employer. "Domestic worker" means an hourly or salaried employee, independent contractor, or full-time or 22 23 part-time worker who provides domestic services for one or more employers. 24 "Employee" means an individual employed by a derivative carrier or a domestic worker. 25 B. An employer shall pay each employee an overtime premium at a rate not less than one and one-half times the employee's regular rate for any hours worked by an employee in excess of 40 hours in any one 26 27 workweek. An employee's regular rate shall be calculated as the employee's hourly rate of pay plus any other 28 non-overtime wages paid or allocated for that workweek, excluding any amounts that would be excluded from the regular rate by the federal Fair Labor Standards Act, 29 U.S.C. § 201 et seq., and its implementing 29 regulations for an individual covered by such federal act, divided by the total number of hours worked in that 30 31 workweek. C. If an employer fails to pay overtime wages to an employee in accordance with this section, the 32 33 employee may bring an action against the employer in a court of competent jurisdiction to recover payment 34 of the overtime wages, and the court shall award the overtime wages owed, an additional equal amount as 35 liquidated damages, and reasonable attorney fees and costs; however, if the employer shows to the satisfaction of the court that the act or omission giving rise to such action was in good faith and that he had 36 reasonable grounds for believing that his act or omission was not a violation of this section, the court may, in 37 its discretion, award no liquidated damages or award any amount thereof not to exceed the amount of the 38 39 unpaid overtime wages. 40

D. An action under this section shall be commenced within two years after the cause of action accrued,
except that a cause of action arising out of a willful violation may be commenced within three years after the
cause of action accrued.

43 [2. That the provisions of this act shall become effective on July 1, 2026.]

**SB897E**