Need to file a Workers' Compensation claim? We make the process easy and stress free.

At Great American, we understand that filing a claim can be stressful. That's why we give you multiple ways to report your claim.

Before reporting your claim, please have ready:

- Your policy number
- Complete and accurate information regarding the claim.



Report Online To use the app, you will first need to register on the Great American Insured Portal

https://insuredportal.gaig.com

- 1. Click the Request Access link
- 2. Complete the Policyholder Registration form

3. Confirm the Insured Portal system generated "Identity Verification" email

**Preregistration Required** 



Call our reporting center **877-836-1555** 



We support employers' return to work plans, and make every effort to assist you with yours. Please report a claim as soon as you are aware of it. We are available 24 hours a day, seven days a week!

Thank you for choosing Great American Insurance Group!

Great American Insurance Group, 301 E. Fourth St., Cincinnati, OH 45202. Policies are underwritten by Great American Insurance Company, Great American Assurance Company, Great American Alliance Insurance Company, Great American Insurance Company of New York, Great American Security Insurance Company and Great American Spirit Insurance Company, authorized insurers in all 50 states and DC. The Great American Insurance Group® are registered service marks of Great American<sup>®</sup> and Great American Insurance Group<sup>®</sup> are registered service marks of Great American Insurance Company. © 2020 Great American Insurance Company. All rights reserved. 4642-ALT-1 (5/20)



GreatAmericanCaptive.com

**Alternative Markets** 

#### Accident Information:

- Loss date and time of injury
- Date injury/occurrence reported to employer
- Time the accident was reported
- Who was the claim reported to?
- Supervisor name
- · City, state, county where accident occurred
- Employer/Insured name, phone number
- What was employee doing at the time of the accident?
- Last date employee worked
- First full work day lost as a result of this injury
- Did the employee receive wage continuation (pay while off work due to injury)?
- Has employee returned to work?
- Date returned
- Was there a witness to the accident?
- Name, address and phone number of witness(es)

#### **Employee Information:**

- Name, physical home address, county, and home phone
- Date of birth, Social Security number, gender, marital status
- Regular occupation
- Department where employee regularly works
- State in which the employee was hired
- Name, address, phone number of contact person

#### Medical Provider Information:

- Name of clinic/doctor's office where employee was treated
- · Name of treating physician, address, phone
- Name, address and phone number of hospital where employee was treated following injury

#### After you report a claim, the Claim Reporting Center:

- Assigns your claim to an Alternative Markets Claim professional who will contact you and your employee to acknowledge the claim and initiate the process.
- Provides you with a copy of the First Report of Injury.
- Sends this report directly to the state either by mail or electronic submission, based on your state's requirements.

## Establishing a Managed Care Panel

Great American Insurance Group has contracted with Procura/Optum to provide customizable Physician and Clinic Networks for our insureds. These networks provide injured workers with industry leading care and medical treatment at significant cost savings to employers.

Most states have specific guidelines governing the right for an employer or employee to direct care in the event of an industrial injury. Some states require the establishment of a Medical Panel for the initial treatment of work-related injuries. Due to the significant cost savings associated with Medical Panels, Great American – Alternative Markets recommends that employers establish medical Panels for all work locations.

### Mandatory Panel States: GA, PA, TN, VA

#### Medical Provider Network (Opt-in): California

Medical Panels will need to be established BEFORE you have your first claim. Please fill out the below questionnaire listing all work locations and send to:

### AlternativeMarketsAccountServices@GAIG.COM

Once received, you will be contacted by a member of our account services team to discuss the needs of your business and how to best construct the medical panel that will deliver appropriate coverage to your employee population.

## Questionnaire

Named Insured:
Location:
Address:
Contact name:
Contact phone number:
Employee count:
Current network: Yes No

Great American Insurance Group, 301 E Fourth Street, Cincinnti, OH 45202. This is not intended as legal advice; if you have any questions or issues of a specific nature, you should consult appropriate legal or regulatory counsel to review the specific circumstances involved. The Great American Insurance Group eagle logo and the word marks Great American<sup>®</sup> and Great American Insurance Group<sup>®</sup> are registered service marks of Great American Insurance Company. © 2020 Great American Insurance Company, All rights reserved. 1251-ALT-CA (06/20)



## AVISO A LOS EMPLEADOS SOBRE LA COMPENSACIÓN PARA TRABAJADORES EN TEXAS

COBERTURA: [Name of the employer] \_\_\_\_\_

\_\_\_\_\_tiene cobertura de seguros de compensación para trabajadores con [name of the commercial insurance company]

para protegerle en caso de una lesión o enfermedad ocupacional relacionada con el trabajo. Esta cobertura está vigente desde [effective date of workers' compensation insurance policy] \_\_\_\_\_\_. Cualquier lesión o enfermedad ocupacional que ocurra en o después de esta fecha será manejada por [name of commercial insurance company]\_\_\_\_\_

\_\_\_\_\_\_\_. Un empleado o una persona que actúe en nombre del empleado, debe notificar al empleador sobre una lesión o una enfermedad ocupacional a no más tardar de treinta (30) días, a partir de la fecha en que ocurrió la lesión o en la fecha en la que el empleado se enteró o debería de haberse enterado de la enfermedad ocupacional, al menos que el Departamento de Seguros de Texas, División de Compensación para Trabajadores (Texas Department of Insurance, Division of Workers' Compensation – TDI-DWC, por su nombre y siglas en inglés) (División) determine que existió una buena causa para que no se haya notificado al empleador dentro del tiempo señalado. Su empleador tiene la obligación de proporcionarle a usted información por escrito sobre la cobertura cuando usted es contratado o cuando su empleador adquiere o deja de tener una cobertura de seguro de compensación para trabajadores.

**ASISTENCIA AL EMPLEADO:** La División proporciona información gratuita sobre cómo presentar una reclamación de compensación para trabajadores. El personal de la División contestará cualquier pregunta que usted pueda tener sobre la compensación para trabajadores y procesará cualquier solicitud de resolución de disputas relacionada con una reclamación. Usted puede obtener este tipo de asistencia comunicándose con su oficina local de la División o llamando al teléfono 1-800-252-7031. La Oficina de Asesoría Pública para el Empleado Lesionado (Office of Injured Employee Counsel – OIEC, por su nombre y siglas en inglés) también ofrece asistencia gratuita a los empleados lesionados y ellos le explicarán cuáles son sus derechos y responsabilidades bajo la Ley de Compensación para Trabajadores. Usted puede obtener la asistencia de OIEC comunicándose con un representante de servicio al cliente de OIEC en su oficina local de la División o llamando al 1-866-EZE-OIEC (1-866-393-6432).

## LÍNEA DIRECTA PARA REPORTAR VIOLACIONES DE

**SEGURIDAD:** La División cuenta con una línea gratuita telefónica que está en servicio las 24 horas del día para reportar condiciones inseguras en el área de trabajo que podrían violar las leyes ocupacionales de salud y seguridad. La ley prohíbe que los empleadores suspendan, despidan o discriminen en contra de cualquier empleado porque él o ella de buena fe reporta una alegada violación ocupacional de salud o seguridad. Comuníquese con la División al teléfono 1-800-452-9595.

## **EMPLEADOR CON COBERTURA**

El Reglamento 110.101 (e)(1) de Compensación para Trabajadores de Texas requiere que los empleadores que cuentan con una cobertura de compensación para trabajadores mediante una compañía de seguros comercial notifiquen a sus empleados que ellos cuentan con una cobertura de seguro de compensación para trabajadores e informen a sus empleados sobre el número de la línea telefónica gratuita del Departamento de Seguros de Texas, División de Compensación para Trabajadores para obtener información adicional sobre sus derechos de compensación para trabajadores.

Avisos en inglés, español y cualquier otro idioma común para la población de los trabajadores del empleador deben ser puestos a la vista y:

- 1. Mostrarse en un lugar prominente de la oficina de personal del empleador, si es que la hay;
- 2. Ubicar este aviso en el área de trabajo de tal manera que los empleados lo vean regularmente;
- 3. El título debe ser impreso en tamaño 26, en letra negrita de punto, el tema debe ser impreso en tamaño 18, en letra negrita de punto, y el texto, por lo menos en tamaño 16 en letra negrita de punto normal; y
- 4. Contener las palabras exactas según lo señalado en el Reglamento 110.101 (e)(1).

El aviso que se muestra al reverso de esta página cumple con los requisitos que se han señalado en la parte de arriba. El negarse a mostrar o proporcionar esta información, según lo requerido en el reglamento es una falta a la ley y a los reglamentos de la División. El infractor podría estar sujeto a sanciones administrativas.

# NO MOSTRAR ESTE LADO

## DWC FORM-1 (Employer's First Report of Injury or Illness)

The **employer** is required to file an **Employer's First Report of Injury or Illness** [DWC FORM -1 (Rev. 10/05)] with the injured worker's insurance carrier, and the injured claimant or the claimant's representative within 8 days after the employee's absence from work or receipt of notice of occupational disease.

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[Workers' Compensation Rule 120.2]



#### INSTRUCTIONS FOR EMPLOYERS FIRST REPORT OF INJURY OR ILLNESS (DWC FORM-1)

Type (or print in black ink) each item on this form. Failure to complete each item may delay the processing of the injury claim.

Article 8308 - 5.05, Texas Workers' Compensation Act, requires an Employer's First Report of Injury or Illness (DWC FORM - 1 (Rev. 10/05) to be filed with the Workers' Compensation Insurance Carrier not later than the eighth day after the receipt of notice of occupational disease, or the employee's first day of absence from work due to injury or death. A copy of this report must be sent to the employee or the employee's representative. For purposes of this section, a report is filed when personally delivered, or postmarked. Send the specified copies to your **Workers' Compensation Insurance Carrier** and the injured employee. **\*Employers - Do not send this form to the Texas Department of Insurance, Division of Workers' Compensation, unless the Division specifically requests a direct filing.** 

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#### "SPECIAL INSTRUCTIONS FOR CERTAIN ITEMS"

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- Item 37: Enter the number of days or hours that make up a full work week for your employees.
- Item 45: Enter the 6-digit North American Industry Classification System (NAICS) Code of the employer. The primary code is the code which appears in block 5 of Form C-3, "Employer's Quarterly Report" to the Texas Workforce Commission.
- Item 46: For companies with a single NAICS code, the specific code is the same as the primary code. For companies with multiple NAICS codes, enter the code that identifies the specific business, activity, or work-site location the employee was working in at the time of the injury. This may or may not be the same as the primary code.



Send the specified copies to your Workers' Compensation Insurance Carrier and the injured employee.

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			CARRIER'S CL	AIM #			
	EMPL	OYERS FIRST REP	ORT OF INJU	JRY O		S	
1. Name (Last, First, M.I.)		<sup>2. Sex</sup> F M	15. Date of Inju		16. Time of In	jury 1	I7. Date Lost Time Began m-d-y)
3. Social Security Number	4. Home Phone	5. Date of Birth (m-d-y)	19 Nature of te	ium.ª			d*
5. Social Security Number		5. Date of Binn (m-d-y)	18. Nature of inj	jury.	19. Part of Bo	dy Injured or Ex	posea
	( )						
6. Does the Employee Speak	: English? If No, Spe	city Language	20. How and Wi	ny Injury/Illine	ess Occurred"		
7. Race White	8. Ethnik	<sup>sity</sup> Hispanic 🗖 ve American 🗖 Other 🗖	21. Was employ doing his regular job?	YES 🖬	22. Worksite I	ocation of Injury	y (stairs, dock, etc.)*
9. Mailing Address Street of	и P.O. Box		23. Address Wh occurred on			rred Name of bu	isiness if incident
City	State	Zip Code County	Street or P.C	). Box		County	
10. Marital Status			City		State	Zip Co	de
Married Widowed 11. Number of Dependent C	I Separated Anily Separated Separates Se	Single Divorced Divor	24. Cause of Inj	ury(fall, tool,	machine, etc.)*		
13. Doctor's Name			25. List Witness	es			
14. Doctor's Mailing Address	(Street or P.O.Box)		26. Return to we date/or expect (m-d-y)		id emplo <del>yee</del> ie?	28. Supervisor Name	's 29. Date Reported (m-d-y)
City	State	Zip Code		YE	s <b>□</b> <sub>NO</sub> <b>□</b>		
			, <u> </u>				
30. Date of Hire (m-d-y)		yee hired or recruited in Texas?	32. Length of Se	ervice in Cur	rent Position	33. Length	of Service in Occupation
	YES D		Months	Years		Months	Years
34. Employee Payroll Classifi	cation Code	35. Occupation of Injure	d worker				
36. Rate of Pay at this Job	37. Full Work V	Veek is:	38. Last Payche	ck was:			oyee an Owner, Partner, orate Officer?
SHourly SWee	ekly Hours	Days	\$ for	Hours	or Days		
40. Name and Title of Person	Completing Form		41. Name of Bu	siness			
42. Business Mailing Address Street or P.O. Box	and Telephone Numb	rer Telephone ( )	43. Business Lo Number and		ierent from mailii	ng address)	
City	State	Zip Code	City		State	Ζ	ip Code
44. Federal Tax Identification	Number 45. Prir Code: <sup>(1</sup>	nary North American Industry Clas 5 digit)	sification System	46. Specific (6 digit)	: NAICS Code )	47. Texas Co	mptroller Taxpayer No.
48. Workers' Compensation In			49. Policy Numb	er		•	
50. Did vou request accident	prevention services in	nast 12 months?					

CLAIM #

50. Did y

YES NO I If yes, did you receive them? YES NO 51. Signature and Title (READ INSTRUCTIONS ON INSTRUCTION SHEET BEFORE SIGNING)



## DWC FORM-1 (Employer's First Report of Injury or Illness)

The **employer** is required to file an **Employer's First Report of Injury or Illness** [DWC FORM -1 (Rev. 10/05)] with the injured worker's insurance carrier, and the injured claimant or the claimant's representative within 8 days after the employee's absence from work or receipt of notice of occupational disease.

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[Workers' Compensation Rule 120.2]



#### INSTRUCTIONS FOR EMPLOYERS FIRST REPORT OF INJURY OR ILLNESS (DWC FORM-1)

Type (or print in black ink) each item on this form. Failure to complete each item may delay the processing of the injury claim.

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			CARRIER'S CLAIM	#		
	EMPL C	YERS FIRST REPO			S	
1. Name (Last, First, M.I.)		<sup>2. Sex</sup> <sub>F</sub> <sub>M</sub>	15. Date of Injury (m	i-d-y) 16. Time of Inj	jury 17.	Date Lost Time Bega d-y) 
3. Social Security Number 4.	Home Phone	5. Date of Birth (m-d-y)	18. Nature of Injury*	19. Part of Bo	dy Injured or Expo	sed*
(	)					
6. Does the Employee Speak Engl	lish? If No, Speci	fy Language	20. How and Why In	jury/Illness Occurred*		_
7. Race White 🗖 Black 🗖 Asian 🗖		<sup>y</sup> Hispanic <b>D</b> American <b>D</b> <sub>Other</sub> <b>D</b>	21. Was employee doing his YE regular job? N	s 🖬 📔	ocation of Injury (s	stairs, dock, etc.)*
9. Mailing Address Street or P.C	D. Box		23. Address Where occurred on a bu	Injury or Exposure Occur Isiness site	rred Name of busir	ness if incident
City S	State	Zip Code County	Street or P.O. Bo	X	County	
10. Marital Status	а П		City	State	Zip Code	1
Married Widowed 11. Number of Dependent Childre	separated L		24. Cause of Injury(f	all, tool, machine, etc.)*		
13. Doctor's Name	I		25. List Witnesses			
14. Doctor's Mailing Address (Stre	et or P.O.Box)		26. Return to work date/or expected (m-d-y)	27. Did employee die?	28. Supervisor's Name	29. Date Reported (m-d-y)
City St	ate	Zip Code		YES NO		
30. Date of Hire (m-d-y)	31 Was employe	ee hired or recruited in Texas?	32. Length of Service	in Current Position	22 Longth of	Contion in Oneverting
oo. Data of thire (in-a-y)		_	-		-	Service in Occupation
34. Employee Payroll Classification		35. Occupation of Injured	Months Worker	rears	Months	Years
36. Rate of Pay at this Job	37. Full Work We	eek is:	38. Last Paycheck w	as:		e an Owner, Partner,
Hourly      Weekly	Hours	Days	\$ for	Hours or Days	or Corpora YES	nte Officer?
40. Name and Title of Person Com	pleting Form		41. Name of Busines	as		
42. Business Mailing Address and Street or P.O. Box	Telephone Number	Telephone ( )	43. Business Location Number and Street	on (If different from mailir eet	ng address)	
City	State	Zip Code	City	State	Zip	Code
44. Federal Tax Identification Num	ber 45. Prima Code: <sup>(6</sup>	ary North American Industry Class digit)	ification System 46.	Specific NAICS Code (6 digit)	47. Texas Comp	otroller Taxpayer No.
48. Workers' Compensation Insura	ance Company		49. Policy Number		1	
50. Did you request accident preve	ntion services in pa	ast 12 months?				
YES NO	If yes, did you re	ceive them? YES DNO	]			
51. Signature and Title (READ INS	TRUCTIONS ON II	NSTRUCTION SHEET BEFORE S	GIGNING)			

CLAIM #



Date

## DWC FORM-1 (Employer's First Report of Injury or Illness)

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[Workers' Compensation Rule 120.2]



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- Items 32,33: Enter date in month-year format. Example: 02-56.
- Item 37: Enter the number of days or hours that make up a full work week for your employees.
- Item 45: Enter the 6-digit North American Industry Classification System (NAICS) Code of the employer. The primary code is the code which appears in block 5 of Form C-3, "Employer's Quarterly Report" to the Texas Workforce Commission.
- Item 46: For companies with a single NAICS code, the specific code is the same as the primary code. For companies with multiple NAICS codes, enter the code that identifies the specific business, activity, or work-site location the employee was working in at the time of the injury. This may or may not be the same as the primary code.



Send the specified copies to your Workers' Compensation Insurance Carrier and the injured employee.

Х

\*Employers - Do not send this form to the Texas Department of Insurance, Division of Workers' Compensation, Unless the Division specifically requests a direct filling.

			CARRIER'S C	LAIM #			
	EMPI (	OYERS FIRST REPO				S	
1. Name (Last, First, M.I.)			15. Date of Inju		16. Time of In	jury	17. Date Lost Time Began (m-d-y)
3. Social Security Number	ial Security Number 4. Home Phone 5. Date of Birth (m-d-y)			njury*	19. Part of Bo	dy Injured or E	xposed*
6. Does the Employee Speak		I ify Language	20. How and V	/hy Injury/Illne	ess Occurred*		
7. Race White D Black Asian		ity Hispanic	regular job	YES U 7 NO U			ry (stairs, dock, etc.)*
9. Mailing Address Street of	or P.O. Box			here Injury or n a business :		rred Name of b	usiness if incident
City	State	Zip Code County	Street or P.	O. Box		County	
10. Marital Status Married D Widowed			City		State	Zip C	ode
11. Number of Dependent C	hildren 12. Spor	use's Name	24. Cause of Ir	njury(fall, tool,	machine, etc.)*		
13. Doctor's Name			25. List Witnes	ses			
14. Doctor's Mailing Address	(Street or P.O.Box)		26. Return to w date/or exped (m-d-y)		id employee ie?	28. Superviso Name	r's 29. Date Reported (m-d-y)
City	State	Zip Code		YE	s <b>□</b> <sub>NO</sub> □		
30. Date of Hire (m-d-y)		ee hired or recruited in Texas?	32. Length of S	ervice in Cur	rent Position	33. Length	of Service in Occupation
34. Employee Payroll Classif	YES D	NO U 35. Occupation of Injured		Years	<u> </u>	Month	5 Years
36. Rate of Pay at this Job	37. Full Work W	eek is:	38. Last Paych	eck was:			loyee an Owner, Partner, porate Officer?
\$Hourly \$We	ekly Hours	Days	\$ fo	r <u>Hours</u>	or Days	YES	
40. Name and Title of Person	Completing Form	· · · · · · · · · · · · · · · · · · ·	41. Name of B	usiness			
42. Business Mailing Address Street or P.O. Box	and Telephone Numbe	er Telephone ( )	43. Business L Number an		erent from mailir	ng address)	
City	State	Zip Code	City		State		Zip Code
44. Federal Tax Identification	Number 45. Prim Code: <sup>(6</sup>	ary North American Industry Classi digit)	fication System	46. Specifi (6 digit)	c NAICS Code	47. Texas C	omptroller Taxpayer No.
48. Workers' Compensation I	nsurance Company		49. Policy Num	L. ber		1	
50. Did you request accident	prevention services in p	ast 12 months?	<u> </u>			<u> </u>	

CLAIM #

YES NO 🗖 YES NO If yes, did you receive them? 51. Signature and Title (READ INSTRUCTIONS ON INSTRUCTION SHEET BEFORE SIGNING)



Date



CLAIM #

Carrier #

#### SUPPLEMENTAL REPORT OF INJURY

#### Part I EMPLOYER INFORMATION

1. Employer business name			2. Employer phone	e #
3. Employer mailing address				
4. Insurance carrier name				
5. Does the employer have return to work ( If so, identify contact person an		based on the injured work	er's current capabiliti	ies? yes 🚺 no 🦲
6. Has the insurance carrier provided RTW			Date	no
7. Has the employer requested RTW trainin	-		<u> </u>	no 🔄
<ol> <li>8. Has the insurance carrier provided accide</li> <li>9. Has the employer requested accident pre</li> </ol>			Date	ია no
Part II REASON FOR FILING THIS	REPORT (deadlines v	vary, see instruction	is)	
10. a. The injured worker returned to		••		
b. The injured worker is earning				days.
c. The injured worker returned,	then later had additional lost ti	me or reduced wages as	a result of the injury:	File within 3 days.
d. The injured worker resigned	or was terminated from employ	yment: File within 10 days	i.	
Part III INJURED WORKER INFOR	RMATION			
11. Injured worker name		12. SSN		13. DOI
14. Injured worker mailing address and phor	ie #			
15. First day of lost time or reduced		16. First day of addition	al lost time	
wages for this injury (mm/dd/yyyy)		or reduced wages (r	mm/dd/yyyy)	
17, Has the injured worker experienced 8 da	• • •	reduced wages as a resul	t of the injury?	yes no
If yes, the date of the 8 <sup>th</sup> day (mm/dd/yyy	· · · · · · · · · · · · · · · · · · ·			
18. Date of most recent RTW	19. Has the injured worker r	esigned, been terminated	or died?	yes na
Full duty, full pay	date of resignation	date of terminatio	in d	late of death
Limited duty, full pay	19a. Reason for resignation/	termination		
Limited duty, reduced pay	19b. Was the injured worker	on limited duty when term	inated?	yes no
20. Hours the injured worker was working du	ring the pay period of	21. Weekly/hourly earni	ngs for the pay perio	od of
to :	hours per week	to :\$	weekly	or \$
Indicated hours are:		Indicated wages are:		
Increase from pre-injury		Increase f	rom pre-injury wage	
Same as pre-injury		Same a p	re-injury wage	
Decrease from pre-injury			from pre-injury wag	e
This form to be filed with: The employ	/er's insurance carrier and t	he injured worker in the	timeframe as noted	i in Part II.
22. To the best of my knowledge the inform				
Submitted by:	mployer Injured W	lorker (If no longer workin	g for the employer w	mere injury occurred.)
Signature and Title of person completing this for	orm	Date		



## **DWC FORM-6** Supplemental Report of Injury

DWC requires the reporting of all Return to Work and Post-Injury Change of Earnings. An injured worker is entitled to temporary income benefits if he/she has disability (defined as the inability to work, or the inability to earn wages equivalent to pre-injury wages, as a result of the injury) and has not reached maximum medical improvement (defined as having reached 104 weeks from the eighth day of lost time or when a doctor certifies that no further recovery can be reasonably anticipated). The insurance carrier shall adjust the weekly amount of temporary income benefits paid to the injured worker to match the fluctuations in weekly earnings after the injury. To ensure the insurance carrier has accurate information to calculate benefits, the DWC FORM-6 is to be completed as applicable:

By EMPLOYER	By INJURED WORKER				
<ul> <li>The EMPLOYER means the employer for whom the injured worker was working when the injury occurred. If the employer is the current employer, then you are responsible to provide information to the workers' compensation insurance carrier about:</li> <li>The existence of earnings, and</li> <li>The amount of any earnings, or</li> <li>Any offers of employment.</li> </ul> Include CLAIM and insurance carrier numbers in right upper hand corner. Complete items 1-21, sign and date.	<ul> <li>employer where the injury/illness occurred, then you at responsible to provide information to the workers' compensation insurance carrier about:</li> <li>The existence of earnings, and</li> <li>The amount of any earnings, or</li> <li>Any offers of employment.</li> </ul>				
<ul> <li>The EMPLOYER must file this form:</li> <li>For a worker's injury/illness that occurs after January 1, 1991 and required the previous filing of a DWC FORM-1, Employer's First Report of Injury; and</li> <li>During the time the injured worker is entitled to temporary income benefits (TIBs); and</li> <li>Until the injured worker: <ul> <li>Reaches maximum medical improvement (MMI), or</li> <li>Is no longer employed by the employer.</li> </ul> </li> </ul>	<ul> <li>If you are employed by a new employer after the injury; and</li> <li>You are receiving benefits, you must tell the insurance carrier if your wages change, regardless of whether your income went up or down; or</li> <li>You are <i>not</i> receiving benefits, you must tell the insurance carrier if the injury causes you to miss work or lose income.</li> </ul>				
<ul> <li>This report must be filed in the following situations within the timeframes inderest of a days after the injured worker begins to lose time from work as a result of injury;</li> <li>3 days after the injured worker returns to work;</li> <li>3 days, when the injured worker returned to work, then later has additional 10 days after the end of each pay period in which the injured worker has a 10 days after the injured worker resigns or is terminated.</li> <li>While most of the sections on this form are self-explanatory, please note the depending on the situation for which the form is being filed:</li> <li>If the report is indicating lost time from work or the end of employment, the prior to the lost time.</li> <li>If the report is indicating return to work or a change in earnings, the pay perior to the pay perior to the pay perior to work or a change in earnings, the pay perior to the pay perior to work or a change in earnings.</li> </ul>	the injury, if lost time did not occur immediately following the day(s) of lost time as a result of the injury; change in earnings as a result of the injury; at the pay periods requested in sections 20 & 21 may be different the pay period shall be the most recent pay period				
beginning. This form is to be filed by first class mail or personal delivery with:	This form is to be filed by first class mail or personal delivery with:				

Failure to comply with these filing requirements, without good cause, is a Class D administrative violation, subject to a penalty not to exceed \$500.	Failure to report earned wages and/or offers of employment to the insurance carrier who is paying benefits to you is a crime that may result in fines and/or imprisonment.
	If you return to work for the same employer or a different employer, your temporary income benefits from the insurance carrier must be adjusted.
<ul> <li>The insurance carrier, and</li> <li>The injured worker.</li> <li>This report is considered filed when personally delivered or postmarked.</li> </ul>	<ul> <li>with:</li> <li>The insurance carrier.</li> <li>This report is considered filed when personally delivered or postmarked.</li> </ul>

TLC§ 409.005 and Rules 120.3 and 129.4 provide the requirements regarding use of this report. The complete rule text is available on the DWC website at: www.tdi.state.tx.us



Send to workers' compensation carrier:

(Name and fax number of carrier)



CLAIM # .

CARRIER'S CLAIM # \_\_\_

## □ Initial □ Amended

## EMPLOYER'S WAGE STATEMENT

The Texas Workers' Compensation Act and Workers' Compensation rules require an employer to provide an Employer's Wage Statement to its workers' compensation insurance carrier (carrier) and the claimant or the claimant's representative, if any. The purpose of the form is to provide the employee's wage information to the carrier for calculating the employee's Average Weekly Wage (AWW) to establish benefits due to the employee or a beneficiary.

The AWW is based on the wages the employee earned in the 13 weeks immediately preceding the date of injury (or the wage a similar employee earned if the employee did not work the full 13-week period). "Wages" include all forms of remuneration payable to an employee for personal services, including fringe benefits. To simplify filing, employers may file wages in a monthly, biweekly, or weekly manner as discussed below.

NOTE - An employer who fails without good cause to timely file a complete wage statement as required by the Texas Workers' Compensation Act, Texas Labor Code, Section 408.063(c) and Worker's Compensation Rule 120.4 may be assessed an administrative penalty not to exceed \$500.00 for an initial offense and not to exceed \$10,000.00 for a repeated administrative violation.

The employer shall timely file a complete wage statement in the form and manner prescribed by the Division.

(1) The wage statement shall be filed ("filed" means received) with the carrier, the claimant, and the claimant's representative (if any) within 30 days of the earliest of:

(A) the employee's eighth day of disability;

(B) the date the employer is notified that the employee is entitled to income benefits:

(C) the date of the employee's death as a result of a compensable injury.

(2) The wage statement shall also be filed with the Division within seven days of receiving a request from the Division (Only When Requested).

(3) A subsequent wage statement shall be filed with the carrier, employee, and the employee's representative (if any) within seven days if any information contained on the previous wage statement changes (such as if the employer discontinues providing a nonpecuniary wage that was initially continued after the date of injury).

All applicable DWC rules can be found at www.tdi.state.tx.us

• •	·····					
EMPLOYEE AND EMPLOYER INFOR Employee's Name (Last, First, M.I.):	RMATION	Employer's Business Nam	e:			
Employee's Mailing Address (Street or P.O. Box):		Employer's Mailing Addres	s (Street or P.O. Box	):		
City: State:	ZIP Code:	City:	State:	ZIP Code:		
Social Security Number:		Federal Tax I.D. Number:				
Date of Hire: Date of Injur	<b>y</b> :	Name and Phone # of Per	son Providing Wage I	nformation:		
<ul> <li>As of today's date, the employee is not back</li> <li>The employee returned to work on</li> <li>without restriction. OR</li> <li>with restrictions and is earning wages of week/month (circle one).</li> <li>NOTE – Rule 120.3 requires the employer file the Injury (DWC FORM-6) to report changes in Work Earnings.</li> </ul>	and is working: \$ per Supplemental Report of	I HEREBY CERTIFY THAT this wage statement is complete, accurate, and complies with the Texas Workers' Compensation Act and applicable rules, and the listed wages include all pecuniary and nonpecuniary wages paid for (earned in) the 13 weeks prior to the date of injury (as described on page 2) and I understand that making a misrepresentation about a workers' compensation claim is a crime that can result in fines and/or imprisonment. Signature: Date:				
EMPLOYMENT STATUS AT TIME OF	INJURY (Check A	II That Apply)				
☐ Full-time: employee who regularly works at least 30 hours per week and whose schedule is comparable to other employees of the company and/or other employees in the same business or vicinity who are considered full-time. ☐ Seasonal: employee who as regular course of conduct engages in seasonal or cyclical employment that may or may not be agricultural in nature and that does not continue throughout the year.	■ Part-time: Regular employee whose work period preceding the inju- worked part-time during the <b>Part-time: Not Regu</b> employee whose work period preceding the inju- time work during that perion <b>Apprentice:</b> employee	<ul> <li>ar Course of Conduct: history for the 12-month jury shows the person only that period.         gular Course of Conduct: history for the 12-month ury shows part-time and full riod.         yee who is learning a skilled ical experience under the         </li> <li>Minor: employee less than 18 years of and not emancipated by marriage or ju action who is also an apprentice, traine student:         <ul> <li>Student: employee enrolled in a course of the institu- shilled ical experience under the         </li> </ul> </li> </ul>				
SAME OR SIMILAR EMPLOYEE? The wage information on this form is for: The Injured Employee OR A Similar	Employee (NOTE – If	of injury, report the wages skills & wages comparabl	of an employee when to the injured employee of a second second second second second second second second second	uous weeks before the date to has training, experience, ployee AND who performs ther of hours. If no similar		

requested by the Division, the employer shall identify the similar employee whose wages were provided.)

employee exists, report the limited available wages earned by the injured employee prior to the injury.

NOTE TO INJURED EMPLOYEE - If you were injured on or after 7/1/02, and had employment with more than one employer on the date of injury, you can provide your insurance carrier with wage information from your other employment for the carrier to include in your AWW and this may affect your benefits. Contact your carrier for additional information or call the Division at (800) 252-7031. You can also read rule 122.5 at www.tdi.state.tx.us.



WAGE INF							yee Name						Security #				ate of Injury	
4.34821. If the employer may not report wa	<sup>r</sup> provide e employ adjust ti ges eari	wages yee is p ne repo ned on	s for the baid on a prting peri <b>or after</b>	3 months biweekly od backwa the date (	precedin basis, the ard slighti of injury.	g the dat e employ y (up to s	te of inju er may p six days)	iry. Mo provide to line	onthly wag the wage up the rep	ges may a s for the 1 porting tim	also be co 4 weeks j eframes v	preceding vith the e	to weeking the date mployer's	y wages e of inju s natural	i by divid ry. Whei I pay cyc	n setting the grant of the setting the set	ne periods rer, the e	s to report, the mployer shall
- If reporting w reporting 14 w	eekly ea eeks of l	irnings, biweekl	use all 1 y earning	3 Period ( js, use the	Columns I e first 7 Pe	below. If eriod Colu	reportin umns. Ir	g 3 moi i all cas	oths of ea ses, indic	rnings, eit ate the d	her conve ates that (	rt the way each per	ges to we iod cove	eekly ea e <b>rs</b> .	rnings or	use the fir	st 3 Perio	od Columns. If
PECUNIAR	Y WAG	SE INF	FORMA	TION		hourly commi commi	weekly, ssions, ssions) n the empl	biweekiy Earnings eed to b ovee's e	<ul> <li>monthly, are repo- e prorated.</li> </ul>	etc. wage rted in the Pecuniary or for pavin	s; salary; ti periods the wages dor phelpers o	ps/gratuitie ey are ear n't include r to reimbl	es; piecev rned, NOI payments urse for tra	vork com F when th made by avel expe	pensation hey are p y an emple enses. Co	; monetary aid and sor byer to reim nsider as e leave time	allowance me (such a burse the e arnings an earned but	re not limited to: s; bonuses; and as bonuses and employee for the nounts from paid not used.
PERIOD # (V Month #, or E		#)	1	2	3	4		5	6	7	8	9	1(	D	11	12	13	
FROM DATE								-					-					
TO DATE:																		TOTALS
# HOURS W	ORKED	):																
GROSS WAG	GES										-							
NONPECU	NIARY	WAG	E INFO	RMATIC	ON	Nonpecu benefits li	niary Wa	iges inc w but do	lude all wa	ages paid ( e monetary	o the emp allowances	loyee in a	form oth ds paid to	er than i allow th	money. T le employ	hese includ ee to purch	e, but are ase the b	not limited to, the enefits.
Nonpecuniary Wage Type	Emp Provide To In			ecify Val	ue Or Am		rned in i	Each R	eported I		r Each Be					Will E Conti	mployer nue To vide?	Date Benefit Suspended (if suspended)
	YES	NO	1	2	3	4	5	6	7	8	9	10	11	12	13	YES	NO	
Health Insurance											_							
Laundry/ Cleaning																		
Clothing/ Uniforms																		
Lodging/ Housing/																		
Food/ Meals																		
Vehicle/ Fuel		ļ	1							1								
j ruei																_		



# NOTICE TO EMPLOYEES CONCERNING WORKERS' COMPENSATION IN TEXAS

**COVERAGE:** [Name of employer]

has workers' compensation insurance coverage from [name of commercial insurance company] \_\_\_\_\_\_ in the event of

work-related injury or occupational disease. This coverage is effective from [effective date of workers' compensation insurance policy] \_\_\_\_\_\_. Any injuries or occupational diseases which occur on or after that date will be handled by [name of commercial insurance company] \_\_\_\_\_\_

\_\_\_\_\_\_. An employee or a person acting on the employee's behalf, must notify the employer of an injury or occupational disease not later than the 30th day after the date on which the injury occurs or the date the employee knew or should have known of an occupational disease, unless the Texas Department of Insurance, Division of Workers' Compensation (Division) determines that good cause existed for failure to provide timely notice. Your employer is required to provide you with coverage information, in writing, when you are hired or whenever the employer becomes, or ceases to be, covered by workers' compensation insurance.

**EMPLOYEE ASSISTANCE:** The Division provides free information about how to file a workers' compensation claim. Division staff will answer any questions you may have about workers' compensation and process any requests for dispute resolution of a claim. You can obtain this assistance by contacting your local Division field office or by calling 1-800-252-7031. The Office of Injured Employee Counsel (OIEC) also provides free assistance to injured employees and will explain your rights and responsibilities under the Workers' Compensation Act. You can obtain OIEC's assistance by contacting an OIEC customer service representative in your local Division field office or by calling 1-866-EZE-OIEC (1-866-393-6432).

**SAFETY VIOLATIONS HOTLINE:** The Division has a 24 hour toll-free telephone number for reporting unsafe conditions in the workplace that may violate occupational health and safety laws. Employers are prohibited by law from suspending, terminating, or discriminating against any employee because he or she in good faith reports an alleged occupational health or safety violation. Contact the Division at 1-800-452-9595.

## **COVERED EMPLOYER**

Texas Workers' Compensation Rule 110.101(e)(1) requires employers who are covered by workers' compensation through a commercial insurance company to advise their employees that they do have workers' compensation insurance coverage and to advise their employees of the Texas Department of Insurance, Division of Workers' Compensation's toll free number to obtain additional information about their workers' compensation rights.

Notices in English, Spanish and any other language common to the employer's employee population must be posted and:

- 1. Prominently displayed in the employer's personnel office, if any;
- 2. Located about the workplace in such a way that each employee is likely to see the notice on a regular basis;
- 3. Printed with a title in at least 26 point bold type, subject in at least 18 point bold type, and text in at least 16 point normal type; and
- 4. Contain the exact words as prescribed in Rule 110.101(e)(1).

The notice on the reverse side meets the above requirements. Failure to post or to provide notice as required in the rule is a violation of the Act and Division rules. The violator may be subject to administrative penalties.

# **Do Not Post This Side**



## **Texas Department of Insurance**

Division of Workers' Compensation 7551 Metro Center Drive, Suite 100 • Austin, Texas 78744-1645 512-804-4000 telephone • 512-804-4001 fax • <u>www.tdi.texas.gov</u>

## YOU MAY USE YOUR OWN LETTERHEAD WITH THE FOLLOWING INFORMATION

## *Reference Rule 110.101*

- (a) In addition to the posted notice required by subsection (e) of this section, employers, as defined by Labor Code Section 406.001, shall notify their employees of workers' compensation insurance coverage status, in writing. This additional notice:
  - (1) shall be provided at the time an employee is hired, meaning when the employee is required by federal law to complete both a W-4 form and an I-9 form or when a break in service has occurred and the employee is required by federal law to complete a W-4 form on the first day the employee reports back to duty;
  - shall be provided to each employee, by an employer whose workers' compensation insurance coverage is terminated or cancelled, not later than the 15<sup>th</sup> day after the date on which the termination or cancellation of coverage takes effect;
  - (3) shall be provided to each employee, by an employer who obtains workers' compensation insurance coverage, not later than the 15<sup>th</sup> day after the date on which coverage takes effect, as necessary to allow the employee to elect to retain common law rights under Labor Code Chapter 406;
  - (4) shall include the text required in the posted notice (see rule 110.101 (e)(1), (e)(2), (e)(3), (e)(4) for appropriate language); and
  - (5) if the employer is covered by workers' compensation insurance (subscriber) or becomes covered, whether by commercial insurance or through self-insurance as provided by the Texas Workers' Compensation Act (Act), shall include the following statement:

## NOTICE TO NEW EMPLOYEES

"You may elect to retain your common law right of action if, no later than five days after you begin employment or within five days after receiving written notice from the employer that the employer has obtained workers' compensation insurance coverage, you notify your employer in writing that you wish to retain your common law right to recover damages for personal injury. If you elect to retain your common law right of action, you cannot obtain workers' compensation income or medical benefits if you are injured."





## Notice of Injured Employee Rights and Responsibilities in the Texas Workers' Compensation System

As an injured employee in Texas, you have the right to free assistance from the Office of Injured Employee Counsel (OIEC). This assistance is offered at local offices across the State. These local offices also provide other workers' compensation system services from the Texas Department of Insurance (TDI). TDI is the State agency that administers and regulates the workers' compensation system through the Division of Workers' Compensation (DWC).

Many services provided by OIEC and DWC can be completed over the telephone. You can contact OIEC by calling the toll-free telephone number 1-866-EZE-OIEC (1-866-393-6432). Additional information, including office locations, is available on the Internet at: <u>www.oiec.texas.gov</u>. You can contact DWC by calling the toll-free telephone number 1-800-252-7031. Information about DWC is available on the Internet at: <u>www.tdi.texas.gov</u>.

### Your Rights in the Texas Workers' Compensation System:

- 1. You have the right to hire an attorney to help you with your workers' compensation claim.
- For assistance locating an attorney, contact the State Bar of Texas' lawyer referral service at 1-877-983-9227 or <u>http://www.texasbar.com/</u>. Attorney referral information can also be found on OIEC's website at <u>www.oiec.texas.gov</u>.
- 2. You have the right to receive assistance from OIEC if you do not have an attorney.

OIEC Customer Service Representatives and Ombudsmen are available to answer your questions and provide assistance with your workers' compensation claim by calling OIEC or visiting an OIEC office. You must sign a written authorization before an OIEC employee can access information on your claim. Call or visit an OIEC office to fill out the written authorization. Customer Service Representatives and Ombudsmen are trained in the field of workers' compensation and can help you with scheduling a dispute resolution proceeding about your workers' compensation claim. An Ombudsman can also assist you at a benefit review conference (BRC), contested case hearing (CCH), and an appeal. However, Ombudsmen cannot make decisions for you or give legal advice.

- 3. You may have the right to receive medical and income benefits regardless of who was at fault for your injury, with certain exceptions. Your beneficiaries may be entitled to death and burial benefits. Information about the exceptions can be found at <u>www.tdi.texas.gov</u> or by visiting with OIEC staff.
- 4. You may have the right to receive medical care to treat your workplace injury or illness for as long as it is medically necessary and related to the workplace injury. You may have the right to reimbursement of your incurred expenses after traveling to attend a medical appointment or required medical examination if the trip meets qualifying conditions.
- 5. You may have the right to receive income benefits for your work-related injury. There are several types of income benefits and eligibility requirements. Information on the types of income benefits that may be available and the eligibility requirements can be found at <u>www.tdi.texas.gov</u> or by visiting with OIEC staff.
- 6. You may have the right to dispute resolution regarding income and medical benefits. You may request Medical Dispute Resolution if you disagree with the insurance carrier regarding medical benefits. You may request Indemnity (Income) Dispute Resolution if you disagree with the insurance carrier regarding income benefits. The law provides that your dispute proceedings will be held within 75 miles from your residence.
- 7. You have the right to choose a treating doctor.

If you are in a Workers' Compensation Health Care Network (network), you must choose your doctor from the network's treating doctor list. You may change your treating doctor once without network approval. If you are not in a network, you may initially choose any doctor who is willing to treat your workers' compensation injury; however, changing your treating doctor must be pre-approved by the DWC if you are not in a network. If you are employed by a political subdivision (e.g. city, county, school district,) you must follow its rules for choosing a treating doctor. It is important to follow all the rules in the workers' compensation system. If you do not follow these rules, you may be held responsible for payment of medical bills. OIEC staff can help you to understand these rules.

#### 8. You have the right for your workers' compensation claim information to be kept confidential.

In most cases, the contents of your claim file cannot be obtained by others. Some parties have a right to know what is in your claim file, such as your employer or your employer's insurance carrier. Also, an employer that is considering hiring you may get limited information about your claim from DWC.

#### Your Responsibilities in the Texas Workers' Compensation System

- 1. You have the responsibility to tell your employer if you have been injured at work while performing the duties of your job. You must tell your employer within 30 days of the date you were injured or first knew your injury or illness might be work-related.
- 2. You have the responsibility to know if you are in a Workers' Compensation Health Care Network (network). If you do not know whether you are in a network, ask the employer you worked for at the time of your injury. If you are in a network, you have the responsibility to follow the network rules. If there is something you do not understand, ask your employer or call OIEC. If you would like to file a complaint about a network, call TDI's Customer Help Line at 1-800-252-3439 or file a complaint online at <a href="http://www.tdi.texas.gov/consumer/complfrm.html#wc">http://www.tdi.texas.gov/consumer/complfrm.html#wc</a>.
- 3. If you worked for a political subdivision (e.g., city, county, school district) at the time of your injury, you have the responsibility to find out how to receive medical treatment. Your employer should be able to provide you with the information you will need in order to determine which health care providers can treat you for your workplace injury.
- 4. You have the responsibility to tell your doctor how you were injured and whether the injury is work-related.
- 5. You have the responsibility to send a completed Employee's Claim for Compensation for a Work-Related Injury or Occupational Claim Form (DWC041) to DWC. You have one year to send the form after you were injured or first knew that your illness might be work-related. Send the completed DWC041 form even if you already are receiving benefits. You may lose your right to benefits if you do not timely send the completed claim form to DWC. For a copy of the DWC041 form you may contact DWC or OIEC.
- 6. You have the responsibility to provide your current address, telephone number, and employer information to DWC and the insurance carrier. DWC can be contacted at 1-800-252-7031.
- 7. You have the responsibility to tell DWC and the insurance carrier anytime there is a change in your employment status or wages. (Examples of changes include: you stop working because of your injury; you start working; or you are offered a job).
- 8. Eligible beneficiaries or persons seeking death and burial benefits have the responsibility to send a completed Beneficiary Claim for Death Benefits (DWC-042) to DWC within one year following the employee's date of death.
- 9. You are prohibited from making frivolous or fraudulent claims or demands.

FORM OMB-49 (REV. 06/2012)

OFFICE OF INJURED EMPLOYEE COUNSEL



Aviso sobre los Derechos y Responsabilidades para los Empleados Lesionados en el Sistema de Compensación para Trabajadores de Texas

En Texas, usted como empleado lesionado tiene derecho a recibir ayuda gratuita por parte de la Oficina de Asesoría Pública para el Empleado Lesionado (Office of Injured Employee Counsel -OIEC, por su nombre y siglas en inglés). Esta ayuda se ofrece en las oficinas locales en todo el estado. Las oficinas locales también proporcionan otros servicios del sistema de compensación para trabajadores por parte del Departamento de Seguros de Texas (Texas Department of Insurance -TDI, por su nombre y siglas en inglés). TDI, es la agencia estatal que regula y administra el sistema de compensación para trabajadores mediante la División de Compensación para Trabajadores (Division of Workers' Compensation –DWC, por su nombre y siglas en inglés).

Muchos de los servicios que son proporcionados por parte de OIEC y de DWC pueden ser llevados a cabo por teléfono. Usted puede comunicarse con OIEC llamando al teléfono gratuito 1-866-EZE-OIEC (1-866-393-6432). Visite el sitio Web de OIEC en <u>www.oiec.texas.gov</u>, para obtener información adicional, incluyendo la ubicación de las oficinas. Usted puede comunicarse con DWC llamando al teléfono gratuito 1-800-252-7031. La información de DWC se encuentra disponible en la página de Internet: <u>www.tdi.texas.gov</u>.

### Sus Derechos Dentro del Sistema de Compensación para Trabajadores de Texas:

1. Usted tiene derecho a contratar a un abogado para asistirle con su reclamación de compensación para trabajadores.

Para obtener asistencia para encontrar a un abogado, llame al servicio de recomendación de abogados de la Barra de Abogados del Estado de Texas (State Bar of Texas, por su nombre en inglés) al 1-877-983-9227 o visite <u>www.texasbar.com</u>. La información sobre la recomendación de abogados también puede encontrarse en la página de Internet de OIEC en <u>www.oiec.texas.gov</u>.

2. Usted tiene derecho a recibir asistencia por parte de OIEC si no cuenta con un abogado.

Los Representantes de Servicio al Cliente de OIEC, así como los Ombudsman están disponibles para responder a sus preguntas y proporcionarle asistencia con su reclamación de compensación para trabajadores ya sea llamando a OIEC o visitando una de las oficinas de OIEC. **Usted debe firmar una autorización por escrito antes que un empleado de OIEC pueda tener acceso a la información sobre su reclamación.** Llame o visite una oficina de OIEC para completar la autorización por escrito. Los Representantes de Servicio al Cliente de OIEC y los Ombudsman han sido entrenados en el campo de compensación para trabajadores y pueden ayudarle a programar un procedimiento de resolución de disputas, relacionado con su reclamación de Beneficios (Benefit Review Conference –BRC, por su nombre y siglas en inglés), en una Audiencia para Disputar Beneficios (Contested Case Hearing –CCH, por su nombre y siglas en inglés), y en una apelación. Sin embargo, un Ombudsman no puede tomar decisiones por usted, ni dar opiniones por usted o proporcionar asesoramiento legal.

3. Con ciertas excepciones, usted tiene derecho a recibir beneficios médicos y beneficios de ingresos sin importar quién tuvo la culpa de su lesión. Sus beneficiarios podían tener derecho a recibir beneficios por causa de muerte y beneficios de gastos para el entierro.

La información sobre las excepciones puede encontrarse en <u>www.tdi.texas.gov</u> o consultando al personal de OIEC.

4. Usted puede tener derecho a recibir atención médica para atender su lesión o enfermedad que sucedió en el área de trabajo, durante todo el tiempo que sea médicamente necesario y relacionado con la lesión que sucedió en el área de trabajo.

Usted puede tener derecho a recibir un reembolso por los gastos incurridos después de viajar para asistir a una cita médica o a un examen médico requerido (required medical examination, por su nombre en inglés), si el viaje cumple con las condiciones de calificación.

5. Usted puede tener derecho a recibir beneficios de ingresos por su lesión relacionada con el trabajo.

Existen varios tipos de beneficios de ingresos, así como requisitos de elegibilidad. La información sobre los tipos de beneficios de ingresos que pueden estar disponibles, y los requisitos de elegibilidad pueden ser encontrados en <u>www.tdi.texas.gov</u> o consultando al personal de OIEC.

6. Usted puede tener derecho a una resolución de disputas con respecto a sus beneficios de ingresos y beneficios médicos.

Usted puede solicitar una Resolución de Disputas Médicas (Medical Dispute Resolution, por su nombre en inglés) si está en desacuerdo con la aseguradora sobre los beneficios médicos. Usted puede solicitar una Resolución de Disputas por Indemnización (Ingresos) (Indemnity (Income) Dispute Resolution, por su nombre en inglés), si está en desacuerdo con la aseguradora sobre los beneficios de ingresos. La ley establece que sus procedimientos de resolución de disputas sean llevados a cabo dentro de 75 millas del domicilio suyo.

7. Usted tiene derecho a escoger a su médico de tratamiento.

Si usted pertenece a una red de servicios médicos de compensación para trabajadores (Workers' Compensation Health Care Network), (red), debe escoger a su médico de la lista de médicos de tratamiento de la red. Usted puede cambiar a su médico de tratamiento una sola vez sin la necesidad de obtener la aprobación de la red. Si no pertenece a una red, usted puede inicialmente escoger a cualquier médico que esté dispuesto a atender su lesión de compensación para trabajadores; sin embargo, si usted no pertenece a una red, el cambio de su médico de tratamiento debe ser pre-aprobado por DWC. Si es empleado de una subdivisión política, tal como la ciudad, el condado, o el distrito escolar, usted deberá seguir los reglamentos de dicha subdivisión política para escoger a un médico de tratamiento. Es importante seguir todos los reglamentos en el sistema de compensación para trabajadores. Si usted no sigue estos reglamentos, podría ser considerado responsable por el pago de las facturas médicas. El personal de OIEC puede ayudarle a entender estos reglamentos.

8. Usted tiene derecho a que la información sobre su reclamación de compensación para trabajadores se mantenga confidencial.

En la mayoría de los casos, el contenido del expediente de su reclamación no puede ser obtenido por otras personas. Algunos participantes tienen derecho a conocer el contenido del expediente de su reclamación, tal como su empleador o la aseguradora de su empleador. También, un empleador que esté considerando contratarle a usted puede obtener información limitada por parte de DWC sobre su reclamación.

### Sus Responsabilidades Dentro del Sistema de Compensación para Trabajadores de Texas:

1. Usted tiene la responsabilidad de informar a su empleador si se ha lesionado en el trabajo mientras desempeñaba sus deberes de trabajo. Usted debe informar a su empleador dentro de 30 días a partir de la fecha en que sucedió su lesión o del día en que usted se dio cuenta que su lesión o enfermedad podría estar relacionada con su trabajo.

- 2. Usted tiene la responsabilidad de saber si pertenece a una Red de Servicios Médicos de Compensación para Trabajadores (red) (Workers' Compensation Health Care Network - network). Si no sabe si pertenece a una red de servicios médicos, pregúntele al empleador para el cual usted trabajaba al momento en que ocurrió su lesión. Si pertenece a una red, es su responsabilidad seguir los reglamentos de dicha red. Si usted encuentra algo que no entiende, pregunte a su empleador o llame a OIEC. Si desea presentar una queja sobre una red, llame a la Línea de Ayuda al Consumidor de TDI (TDI's Consumer Help Line, por su inglés) 1-800-252-3439 nombre en al 0 presente queja en línea su en www.tdi.texas.gov/consumer/complfrm.html#wc.
- 3. Si usted trabajó para una subdivisión política (p. ej. la ciudad, el condado o el distrito escolar) al momento en que sucedió su lesión, es su responsabilidad averiguar cómo recibir tratamiento médico. Su empleador debe poder proporcionar la información que usted necesita para determinar cuáles son los proveedores de servicios médicos que pueden atender su lesión relacionada con el trabajo.
- 4. Usted tiene la responsabilidad de informar a su médico cómo es que usted se lesionó y determinar si la lesión está relacionada con el trabajo.
- 5. Usted tiene la responsabilidad de completar y enviar a DWC el Formulario DWC-041, Reclamo del Empleado para Compensación por una Lesión Relacionada con el Trabajo o Enfermedad Ocupacional. Usted cuenta con un año para enviar el formulario después de haberse lesionado o después de haberse enterado que su enfermedad podría estar relacionada con su trabajo. Complete y envíe el Formulario DWC-041 aun si ya está recibiendo beneficios. Usted puede perder su derecho a recibir beneficios si no envía a tiempo el formulario completo a DWC. Para obtener una copia del Formulario DWC-041 comuníquese con DWC o con OIEC.
- 6. Usted tiene la responsabilidad de proporcionar su dirección actual, número de teléfono e información sobre su empleador a DWC y a la aseguradora. Usted puede comunicarse con DWC al 1-800-252-7031.
- Usted tiene la responsabilidad de informarle a DWC y a la aseguradora cada vez que haya un cambio en el estado de su empleo o su salario.
   (Algunos ejemplos de cambios incluyen: si deja de trabajar a causa de su lesión; si usted regresa a trabajar; o si
- 8. Los beneficiarios que son elegibles o las personas que buscan obtener beneficios por causa de muerte o beneficios de gastos para el entierro, tienen la responsabilidad de completar y enviar a DWC el Formulario DWC-042, Reclamación del Beneficiario para Obtener Beneficios por Causa de Muerte dentro de un año, a partir de la fecha en que el empleado falleció.
- 9. Usted tiene prohibido hacer reclamaciones o demandas injustificadas o fraudulentas.

recibe una oferta de trabajo).



Texas Department of Insurance

Division of Workers' Compensation (MS-94) 7551 Metro Center Drive, Suite 100, Austin, Texas 78744-1645 (800) 252-7031 | F: (512) 804-4378 | TDI.texas.gov | @TexasTDI DWC CLAIM #

CARRIER CLAIM #

PREPAYMENT ACCOUNT #:

## CARRIER'S REQUEST FOR SEASONAL EMPLOYEE WAGE INFORMATION FROM TEXAS EMPLOYMENT COMMISSION RECORDS (DWC Form-056)

A \$15.00 fee must be paid for this request for seasonal employee wage information from the Texas Workforce Commission. No action will be taken on the request without payment. Send the request with payment to:

Field Services, MS-600, Texas Department of Insurance, Division of Workers' Compensation, 7551 Metro Center Drive, Suite 100, Austin, Texas 78744.

1. Employee's Name (	Last, First M.I.)		2. Telephone Number 3. Date of Injury				
4. Mailing Address (Si	reet or P.O. Box)		5. Employer's Business N	ame			
City	State	ZIP Code	6. Insurance Carrier's Nan	ne			

On \_\_\_\_\_\_the insurance carrier shown above filed notice with the injured seasonal employee of its DATE

intention to request the Texas Department of Insurance, Division of Workers' Compensation's approval to adjust the employee's average weekly wage and temporary income benefit payment because of a seasonal change in the employee's wages. The seasonal employee did not provide wage information to the carrier within two (2) weeks from the date of notice according to a thorough search of the carrier's records.

The insurance carrier requests the Texas Department of Insurance, Division of Workers' Compensation to contact Texas Workforce Commission for the seasonal employee's wage history for the most recent five (5) quarters available.

## **ADJUSTER CERTIFICATION**

I certify the wage information requested will be used solely to determine whether an injured seasonal employee's average weekly wage and temporary income benefit payment should be adjusted.

Adjuster's Name (PRINTED)			Adjuster's Signature					
. O. Box)	City	State	ZIP Code					
DIVISION	NUSE ONLY							
C Date Information Provided to Carrier's Designated Austin Representative								
		DIVISION USE ONLY	DIVISION USE ONLY					

**NOTE:** With few exceptions, upon your request, you are entitled to be informed about the information TDI-DWC collects about you; get and review the information (Government Code, §§552.021 and 552.023); and have TDI-DWC correct information that is incorrect (Government Code, §559.004). For more information, contact <u>agencycounsel@tdi.texas.gov</u> or you may refer to the <u>Corrections Procedure</u> section at <u>www.tdi.texas.gov</u>.



# REQUIRED WORKERS' COMPENSATION COVERAGE

The law requires that each person working on this site or providing services related to this construction project must be covered by workers' compensation insurance. This includes persons providing, hauling, or delivering equipment or materials, or providing labor or transportation or other services related to the project, regardless of the identity of their employer or status as an employee.

Call the Division of Workers' Compensation at 1-800-252-7031 or access the division's website at <u>www.tdi.texas.gov/wc/indexwc.html</u> to receive information on the legal requirement for coverage, to verify whether your employer has provided the required coverage, or to report an employer's failure to provide coverage.

## TO THE EMPLOYER/CONTRACTOR:

Pursuant to Workers' Compensation Rule 110.110 (d)(7), a contractor engaged in a building or construction project for a government entity is required to post a notice on each project site informing all persons providing services on the project that they are required to be covered by workers' compensation insurance. The notice required by this does not satisfy other posting requirements imposed by the Texas Workers' Compensation Rules. This notice must:

- (1) be posted in English, Spanish and any other language common to the employer's employee population;
- (2) be displayed on each project site;
- (3) state how a person may verify current coverage and report failure to provide coverage;
- (4) be printed with a title in at least 30-point bold type and text in at least 19-point normal type; and
- (5) contain the exact words as prescribed in Rule 110.110 (d)(7).

The notice on the reverse side meets the above requirements. Failure to post the notice as required by this rule is a violation of the Act and Workers' Compensation Rules. The violator may be subject to administrative penalties.

# COBERTURA REQUERIDA DE COMPENSACIÓN PARA TRABAJADORES

La ley requiere que cada persona que trabaja en este lugar o que proporciona servicios relacionados con este proyecto de construcción debe estar cubierta por un seguro de compensación para trabajadores. Esto incluye a personas que proporcionan, transportan, o entregan equipo o materiales, o que proporcionan mano de obra, transporte u otros servicios relacionados con este proyecto, sin importar la identidad del empleador o el estado como empleado.

Llame a la División de Compensación para Trabajadores (Division of Workers' Compensation, por su nombre en inglés) al 1-800-252-7031 o visite el sitio Web de la División en <u>www.tdi.texas.gov/wc/indexwc.html</u> para recibir información referente al requisito legal de cobertura, así como para verificar si su empleador ha proporcionado la cobertura requerida, o para reportar a un empleador que no proporciona cobertura.

## AL EMPLEADOR/CONTRATISTA:

Según lo dispuesto en el Reglamento de Compensación para Trabajadores 110.110 (d)(7), es requerido que un contratista que esté involucrado en el proyecto de construcción de un edificio de entidad gubernamental muestre este aviso en cada lugar donde se lleva a cabo el proyecto para informarles a todas las personas que proporcionan servicios en el proyecto, que es requerido que se les proporcione un seguro de compensación para trabajadores. El aviso presentado aquí no satisface los requisitos para poner a la vista otros avisos que han sido impuestos por la Ley de Compensación para Trabajadores de Texas u otros Reglamentos de Compensación para Trabajadores.

- (1) ser puesto a la vista en inglés, español y cualquier otro idioma común para la población de los empleados del empleador
- (2) ser mostrado en cada sitio del proyecto
- indicar cómo una persona puede verificar la cobertura actual y cómo se puede reportar en caso de que no se proporcione una cobertura
- (4) ser impreso con un título en letras de por lo menos un tamaño de 30 puntos en letra negrita, y el texto en por lo menos un tamaño de 19 puntos tipo normal; y
- (5) contener las palabras exactas tal como se ha señalado en el Reglamento 110.110 (d)(7).

El aviso que se muestra al reverso de esta página cumple con los requisitos señalados en la parte de arriba. El negarse a mostrar o proporcionar esta información, según lo requerido por este reglamento es una violación a la Ley de Compensación para Trabajadores de Texas y a los Reglamentos. El infractor puede estar sujeto a recibir multas administrativas.

## DIVISION OF WORKERS' COMPENSATION NOTICE REGARDING CERTAIN WORK-RELATED COMMUNICABLE DISEASES AND ELIGIBILITY FOR WORKERS' COMPENSATION BENEFITS

## TO: LAW ENFORCEMENT OFFICERS, FIRE FIGHTERS, EMERGENCY MEDICAL SERVICE EMPLOYEES, PARAMEDICS, AND CORRECTIONAL OFFICERS

In order to qualify for workers' compensation benefits, an employee who claims a possible work-related exposure to a reportable disease, including HIV infection, must be tested for the disease not later than the 10th day after the exposure and must provide their employer with documentation of the test and a sworn affidavit of the date and circumstances of the exposure. The test result must indicate the absence of the disease. The employee is not required to pay for the test.

Reportable diseases are those communicable diseases and health conditions required to be reported to the Texas Department of State Health Services. Exposure criteria and testing protocol must conform to Texas Department of State Health Services requirements.

## TO: ALL STATE EMPLOYEES

In order to qualify for workers' compensation benefits, a state employee who claims a possible work-related exposure to human immunodeficiency virus (HIV) infection, must be tested for HIV within 10 days after the exposure and must provide their employer with documentation of the test and a written statement of the date and circumstances of the exposure. The test result must indicate the absence of HIV infection. The employee is not required to pay for the test.

For additional information: Talk to your employer or call the Division of Workers' Compensation at 1-800-252-7031. Also, contact the Texas Department of State Health Services (DSHS) to ensure full compliance with the Health and Safety Code and DSHS rules.

# EMPLOYERS OF EMERGENCY MEDICAL SERVICE EMPLOYEES, PARAMEDICS, FIRE FIGHTERS, LAW ENFORCEMENT OFFICERS OR CORRECTIONAL OFFICERS:

Pursuant to Workers' Compensation Rule 110.108, employers of emergency medical service employees, paramedics, fire fighters, law enforcement officers or correctional officers must post a notice informing employees about requirements contained in the Health and Safety Code which could affect qualifying for workers' compensation benefits following a work-related exposure to a reportable communicable disease. This notice must:

- 1) be posted in the employer's personnel office, if any;
- 2) be posted in the workplace where employees are likely to read the notice on a regular basis
- 3) be printed with a title in at least 15 point bold type and the text in at least 14 point normal type
- 4) contain the text as set out in rule 110.108(d)
- 5) be posted in English and Spanish, or in English and any other language common to the employee's affected employee population.

The notice on the reverse side meets the above requirements. Failure to post the notice as required by this rule is a violation of the Texas Workers' Compensation Act and Division rules and may subject the violator to administrative penalties.

The cost of testing for exposure to a reportable communicable disease shall be paid by the employer's workers' compensation insurance carrier.

## STATE AGENCIES:

Pursuant to Workers' Compensation Rule 110.108 each state agency must post a notice informing employees about requirements which may affect qualifying for workers' compensation benefits following a work related exposure to human immunodeficiency virus (HIV). The notice must:

- 1) be posted in the agency's personnel office;
- 2) be posted in the workplace where employees are likely to read the notice on a regular basis
- 3) be printed with a title in at least 15 point bold type and the text in at least 14 point normal type
- 4) contain the text as set out in rule 110.108(d)
- 5) be posted in English and Spanish, or in English and any other language common to the employee's affected employee population.

The notice on the reverse side meets the above requirements. Failure to post the notice as required by this rule is a violation of the Texas Workers' Compensation Act and Division rules and may subject the violator to administrative penalties.

The cost of testing for exposure to a reportable communicable disease shall be paid by the employer's workers' compensation insurance carrier.

## DO NOT POST THIS SIDE

## DIVISIÓN DE COMPENSACIÓN PARA TRABAJADORES AVISO SOBRE CIERTAS ENFERMEDADES CONTAGIOSAS RELACIONADAS CON EL TRABAJO Y LA ELEGIBILIDAD PARA OBTENER BENEFICIOS DE COMPENSACIÓN PARA TRABAJADORES

## PARA: POLICÍAS, BOMBEROS, EMPLEADOS DE SERVICIOS MÉDICOS DE EMERGENCIA, PARAMÉDICOS, Y OFICIALES DEL DEPARTAMENTO DE CORRECCIONALES

Para poder calificar para recibir beneficios de compensación para trabajadores, el empleado que reclama que posiblemente fue expuesto a una enfermedad relacionada con el trabajo que debe ser reportada, incluyendo la infección del virus del VIH, debe hacerse un análisis de la enfermedad a no más tardar del 10° día después de haber sido expuesto y debe proporcionar al empleador documentación sobre el análisis y una declaración jurada por escrito (sworn affidavit, por su nombre en inglés) con la fecha y las circunstancias de la causa por la cual fue expuesto. Los resultados del análisis deben indicar la ausencia de la enfermedad. No es requerido que el empleado pague por el análisis.

Las enfermedades que deben ser reportadas son todas las enfermedades contagiosas y condiciones de salud que se requiere sean reportadas al Departamento Estatal de Servicios de Salud de Texas (Texas Department of State Health Services, por su nombre en inglés). Los criterios de exposición y el protocolo del análisis deben cumplir con los requisitos del Departamento Estatal de Servicios de Salud de Texas.

## PARA: TODOS LOS EMPLEADOS ESTATALES

Para poder calificar para recibir beneficios de compensación para trabajadores, el empleado estatal que reclama que posiblemente fue expuesto a la infección del virus de inmunodeficiencia humana (VIH), la cual está relacionada con el trabajo, deberá hacerse un análisis de VIH dentro del transcurso de 10 días, después de haber sido expuesto y debe proporcionar al empleador documentación sobre el análisis y una declaración jurada por escrito (sworn affidavit, por su nombre en inglés) con la fecha y las circunstancias de la causa por la cual fue expuesto. Los resultados del análisis deben indicar la ausencia de la infección del VIH. No es requerido que el empleado pague por el análisis.

Para obtener más información: Hable con su empleador o llame a la División de Compensación para Trabajadores (Division of Workers' Compensation, por su nombre en inglés) al 1-800-252-7031. También, comuníquese con el Departamento Estatal de Servicios de Salud de Texas para asegurarse que ha cumplido con los reglamentos del Departamento Estatal de Servicios de Salud de Texas.

## EMPLEADORES DE LOS EMPLEADOS DE SERVICIOS MÉDICOS DE EMERGENCIA, PARAMÉDICOS, BOMBEROS, POLICÍAS U OFICIALES DEL DEPARTAMENTO DE CORRECCIONALES:

Según lo dispuesto en el Reglamento 110.108, los empleadores de los empleados de servicios médicos de emergencia, paramédicos, bomberos, policías, u oficiales del departamento de correccionales deben poner a la vista avisos para informar a los empleados sobre los requisitos que contiene el Código de Seguridad y Salud (Health and Safety Code, por su nombre en inglés) el cual podría afectar el proceso de calificación para recibir los beneficios de compensación para trabajadores después de haber sido expuesto a una enfermedad contagiosa que debe ser reportada. Este aviso debe:

- 1) ser puesto a la vista en la oficina de personal del empleador, si es que la hay
- 2) ser puesto a la vista en el área de trabajo de tal manera que los empleados puedan leer el aviso regularmente
- 3) ser impreso con un título en letras de por lo menos un tamaño de 15 puntos en letra negrita, y el texto en por lo menos tamaño 14 puntos tipo normal
- 4) contener el texto que ha sido establecido en el Reglamento 110.108(d)
- 5) ser puesto a la vista en inglés y español, o en inglés y cualquier otro idioma común para la población de los empleados del empleador.

El aviso que se muestra al reverso de esta página cumple con los requisitos señalados en la parte de arriba. El negarse a mostrar o proporcionar esta información, según lo requerido por este reglamento es una violación a la Ley de Compensación para Trabajadores de Texas y a los reglamentos de la División y el infractor puede estar sujeto a recibir multas administrativas.

El costo del análisis de una enfermedad contagiosa que debe ser reportada deberá ser pagado por la aseguradora de compensación para trabajadores del empleador.

## AGENCIAS ESTATALES:

Según lo dispuesto en el Reglamento de Compensación para Trabajadores 110.108 cada agencia estatal debe poner a la vista avisos donde se les informa a los empleados sobre los requisitos, los cuales pueden afectar el proceso de calificación para recibir los beneficios de compensación para trabajadores después de haber sido expuesto al virus de inmunodeficiencia humana (VIH). Este aviso debe:

- 1) ser puesto a la vista en la oficina de personal de la agencia
- 2) ser puesto a la vista en el área de trabajo de tal manera que los empleados puedan leer el aviso regularmente
- 3) ser impreso con un título en letras de por lo menos un tamaño de 15 puntos en letra negrita, y el texto en por lo menos tamaño 14 puntos tipo normal
- 4) contener el texto que ha sido establecido en el Reglamento 110.108(d)
- 5) ser puesto a la vista en inglés y español, o en inglés y cualquier otro idioma común para la población de los empleados del empleador.

El aviso que se muestra al reverso de esta página cumple con los requisitos señalados en la parte de arriba. El negarse a mostrar o proporcionar esta información, según lo requerido por este reglamento es una violación a la Ley de Compensación para Trabajadores de Texas y a los reglamentos de la División y el infractor puede estar sujeto a recibir multas administrativas.

El costo del análisis de una enfermedad contagiosa que debe ser reportada deberá ser pagado por la aseguradora de compensación para trabajadores del empleador.

## NO MOSTRAR ESTE LADO