WORKERS' COMPENSATION PROGRAM

CLAIMS MANUAL



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I. Introduction

Under Workers' Compensation Law, an employer is legally obligated to provide benefits to its employees for injuries or illnesses that arise out of and in the course of employment. Employers may choose coverage for workers' compensation from the commercial insurance market or elect to self-insure for this exposure. As public agencies, BCJPIA Members have elected to self-insure and share their workers' compensation coverage and risks in a pooling environment. Workers' Compensation Law shall mean the workers' compensation law of the State of California.

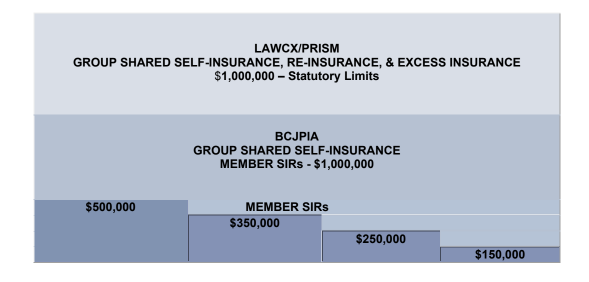
This handbook is provided as a tool to help you manage your workers' compensation program, answer frequently asked questions, and provide general information regarding workers' compensation and the BCJPIA program

II. The BCJPIA Workers' Compensation Program

A. How the program works

BCJPIA provides workers' compensation coverage for its Members in excess of the Members' retained limit, or Self-Insured Retention (SIR), up to \$1,000,000 per occurrence. Each member retains the portion of every loss that falls within their SIR, ranging from \$150,000 to \$500,000. BCJPIA is also a member of the Local Agency Workers' Compensation Excess Joint Powers Authority (LAWCX), a risk sharing joint powers authority. When losses exceed the \$1,000,000 per occurrence limit, LAWCX will provide coverage up to Statutory limits. The graph below outlines the various levels of coverage currently obtainable through BCJPIA's Workers' Compensation Program.

The limits of workers' compensation coverage currently offered are structured as follows:



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BCJPIA contracts with Sedgwick, a firm specializing in the management of joint powers authorities, to handle the day-to-day operations of BCJPIA. Sedgwick's employees provide general administration, financial management, underwriting, loss prevention, claims management oversight, litigation management, risk management, and other services as necessary for the operations of the organization.

BCJPIA provides workers' compensation claims oversight through a dedicated, experienced Workers' Compensation Program Manager (WCPM) who conducts regular reviews of the claims program to assure quality claims handling and serves as a resource for Members regarding workers' compensation concerns or questions.

This emphasis on experience, oversight, and resource has resulted in reduced claims costs and claims resolution to the benefit of BCJPIA Members.

Estimating the Authority's costs for the Pooled Workers' Compensation Program consists of using estimates from the actuary for the funding portion, the LAWCX coverage costs, claims services and the administration costs allocated to the Workers' Compensation Program.

The primary funding portion determined by the actuary is based on the individual Member deductibles and is distributed first by the use of estimated payroll. estimated payroll is provided by the Members for the next fiscal year. This primary funding is then modified by an experience modification factor. LAWCX' costs and claims services are distributed using the payroll of each Member.

The administration expenses for the Pooled Workers' Compensation Program are distributed in two ways - 40% of the administrative expenses are distributed equally to each Member, and 60% is distributed by payroll of the Members.

Certain other expenses like Department of Industrial Relations' assessments are distributed based on proportionate payroll. Marin Members' payments for run off claims are based on their initial outstanding losses.

The primary goal of BCJPIA is to provide quality protection at a reasonable cost to its Members. BCJPIA strives to accomplish this goal through managing its rates, and remaining competitive in a constantly fluctuating market.

Innovative Claim Solutions is the selected Third-Party Administrator (TPA) who is responsible for the payment of workers' compensation benefits and for the general direction of each claim.

Accurate and prompt reporting of injuries will help to direct the employee to appropriate care, begin benefits in a timely manner, and allow the claims administrator to make timely and informed decisions regarding claims.

Members are encouraged to work with the BCJPIA WCPM and the TPA as a team regarding specific claims, and to address questions from Member staff as well as employees.

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В. Who Do I Contact?

Communication is important to the success of the BCJPIA program.

General Email:	info@bcjpia.org				
General Linan.	WALLEY DC IDIA org				
BCJPIA Web Site:	www.BCJPIA.org				
24 Hour Nurse Triage	1-877-215-7284				
Company Nurse:					
To report new injuries or claims:	Innovative Claim Solutions (ICS)				
ICS Address:	P.O. Box 5128,				
	San Ramon, CA 94583-5128				
ICS Toll Free:	1-888-427-2424				
ICS' Web Site:	Access on-line reporting through the BCJPIA Web Site utilizing the "ICS Website" link				
To obtain information on existing claims:	ICS				
Unit Manager's name and direct	ICS Toll Free 1-888-427-2424				
phone line:	Janie Tebb Extension 110				
To obtain information on the	Sedgwick				
workers' compensation program:	Sedgwick Toll Free 1-800-541-4591				
Return to Work Coordinator's name and direct phone line:	Sarah Centeno Extension 19141				
Workers' Compensation Program Manager's name and direct phone line:	Jacquelyn Miller Extension 19015				
To obtain information on the	Sodawiek				
BCJPIA program:	Sedgwick Sedgwick Toll Free 1-800-541-4591				
To obtain Risk Control	Sedgwick				
Assistance:	Sedgwick Toll Free 1-800-541-4591				
Risk Services Manager's name and direct phone line:	Josie Stijepovic, Cell 1-951-203-2052				

What is an Injury or Illness? C.

An injury is defined in the California Labor Code (3208) as including "any injury or disease arising out of the employment, including injuries to artificial Members, dentures, hearing aids, eyeglasses and medical braces of all types; provided, however, that eyeglasses and hearing aids will not be replaced, repaired, or otherwise compensated for, unless injury to them is incident to an injury causing disability."

Claims Manual | Bay Cities Joint Powers Insurance Authority Page | 4 Rev 2023 Further Labor Code 3208.1 indicates, "An injury may be either: (a) 'specific,' occurring as the result of one incident or exposure which causes disability or need for medical treatment; or (b) 'cumulative,' occurring as repetitive mentally or physically traumatic activities extending over a period of time, the combined effect of which causes any disability or need for medical treatment."

It is the responsibility of the management of any BCJPIA Workers' Compensation program participant to report possible industrial injuries or illnesses to BCJPIA. Determination of industrial causation will be made by the BCJPIA TPA after a thorough review of all available information.

Any question as to whether or not an injury or illness should be reported should be directed to the BCJPIA WCPM or the TPA.

D. Who is Covered?

Workers' compensation benefits are provided through BCJPIA to all legally employed individuals of the covered BCJPIA participating Member.

The covered Member is named in Endorsement No. 1 of the Declarations Page of the Memorandum of Coverage and is a "Member" as defined in the System's Agreement. If a Covered Member named in Endorsement No. 1 of the Declarations Page loses its status as an active "Member" of the System, the coverage under this Memorandum of Coverage shall terminate immediately upon such change in status.

This agreement shall also apply to loss on account of injury, illness or disease sustained by volunteer workers performing duties for, or on behalf of, the Covered Member while acting within the scope of their duties on behalf of the Covered Member provided the Covered Member's Board has first adopted a resolution as provided in Section 3363.5 of the California Labor Code declaring such volunteer workers to be employees of the Covered Member for purposes of workers' compensation law. The requirement for a volunteer resolution does not apply to volunteer firefighters outlined in California Labor Code Section 3361.

COVERAGE APPLIES TO:

- 1. Injuries that occur during the coverage period.
- 2. Illness by disease that is caused or aggravated by the conditions of employment by the Covered Member. The employee's last day of exposure to the conditions causing or aggravating such injury by disease must occur during the coverage period.

The JPA is not responsible for any payments in excess of benefits regularly provided by the Workers' Compensation Law including those required because:

- 1. Of the Covered Member's serious and willful misconduct (except as stated herein above);
- 2. The Covered Member employs an employee in violation of law;

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- 3. The Covered Member fails to comply with a health or safety law or regulation;
- 4. The Covered Member discharges, coerces, or otherwise discriminates against any employee in violation of the Workers' Compensation Law; or
- 5. The Covered Member violates or fails to comply with any Workers' Compensation Law.

COVERAGE DOES NOT APPLY TO:

Any liability imposed by the Workers' Compensation Laws because of injury, illness or disease to prisoners or inmates who receive compensation from an entity, other than the Covered Member, for the work performed except for liability imposed by the Workers' Compensation Laws because of injury, illness or disease to participants of a work release program or other community service program established by a county of the state of California

The workers' compensation laws of any state other than the State of California.

QUESTIONS OF COVERAGE SHOULD BE DIRECTED TO EITHER THE WORKERS' COMPENSATION PROGRAM MANAGER (WCPM) OR THE THIRD-PARTY ADMINISTRATOR (TPA).

WCPM - 800 541-4591 Ext. 19015 TPA - 888 427-2424

E. What Benefits Are Payable?

Five specific benefits are provided through the BCJPIA Workers' Compensation program. Provision of these benefits as well as determination of benefit rates are mandated through the State of California. Benefits provided are:

1. Medical Treatment

Treatment reasonably required to cure or relieve the effects of a work-related injury or illness until pre-injury or maximum medical improvement is reached.

Note: Medical treatment on claims under investigation is payable up to \$10,000 during the period of investigation.

2. Temporary Disability

Standard Temporary Disability is a non-taxable, wage replacement benefit payable to an injured worker who is temporarily unable to work as the result of an industrial injury. Wage Loss is a supplemental benefit payable to an injured worker who returns to temporary modified work at a reduced salary either due to reduced hours or assignment to an alternative position or task.

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Labor Code 4850 benefits are payable through the BCJPIA workers' compensation program for safety personnel, i.e., police and fire fighting workers who are temporarily unable to work as a result of an industrial injury. This is payable at the worker's full salary without tax deductions.

3. Permanent Disability

Permanent Disability is a monetary benefit payable to an injured worker who sustains a permanent limitation or impairment as the result of a work injury.

4. Job Displacement Benefits

Job Displacement is an educational voucher given to injured workers whose employer cannot provide permanent/modified work.

5. Death Benefits

Death Benefits are payable to the surviving legal financial dependents when a work injury or illness results in death.

III. SB 1159/AB 1751 - COVID-19 Reporting

On September 17, 2020, Governor Newsom approved Senate Bill (SB) 1159 which establishes certain COVID-19 illnesses/injuries as presumptively compensable for workers' compensation benefits. SB 1159 includes an "urgency" clause in which the bill requirements shall go into effect immediately. While benefits for all workers who suffer industrial injury/illness will be administered in a timely and appropriate manner by the third party administrator (TPA),Innovative Claim Solutions, the requirements of SB 1159 will require increased cooperation and information gathering by each Member.

SB 1159 states that the presumption is triggered if an employee tests positive for COVID-19 during a period of an outbreak at the employee's worksite. SB 1159 also states that TPAs will be responsible for tracking the reported information from each employer and determining whether it meets the "outbreak" requirements outlined in the bill. While SB 1159 has established a rebuttably presumptive injury for employees who have contracted COVID-19, each claim will be reviewed with compensability determined by the TPA on an individual basis.

To ensure members are compliant with SB 1159, please take note of the following guidelines:

MEMBER RESPONSIBILITIES IF AN EMPLOYEE TESTS POSITIVE <u>AFTER SEPTEMBER</u> 17, 2020 - Within three (3) business days of knowledge that an employee has tested positive for COVID-19 (non-work or work-related), employers <u>must</u> provide the following information to TPAs:

- A. Location Name
- B. Date the employee was tested

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- C. Specific worksite address or addresses the employee was working 14 days preceding the test positive
- D. Last day of work at each worksite the employee worked during the last 45-day period
- E. Provide the highest number of employees at the specific worksite(s), preceding the 45 days prior to the employee's last day worked
- F. NOTE: SB 1159 positive test reporting to the TPA is separate than the Assembly Bill 685 reporting to local public health officials

MEMBER RESPONSIBILITIES IF AN EMPLOYEE TESTED POSITIVE FROM JULY 6 TO **SEPTEMBER 17, 2020**

No later than October 29, 2020, employers must provide the following information to the TPA for any employee that has tested positive for COVID-19 (non-work or work-related) during this period:

- A. Location name
- B. Date the employee was tested
- C. Specific worksite address or addresses the employee was working 14 days preceding the test positive
- D. Last day of work at each worksite they worked during the last 45-day period
- E. Provide the highest number of employees at the specific worksite(s), preceding the 45 days prior to the employee's last day worked

ADDITIONAL INFORMATION

- A. This required reporting will remain in effect until January 1, 2024, as amended in AB 1751.
- B. Please note that civil penalties for intentional misrepresentation or failure to submit the information may be assessed up to \$10,000.
- C. Any request for access to this confidential information should be discussed with me as the JPA's Workers' Compensation Program Manager, Jackie Miller, or JPA Administrator, Jaesa McCulligan.

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IV. When an Injury Occurs

Α. **Directing and providing medical care**

When notified of an industrial injury, the first concern should be to provide medical care to the employee. The BCJPIA provides access to a 24-hour nurse triage program through Company Nurse which encourages the Employee to contact Company Nurse directly, report their injury to a medical professional and receive direction on the need for medical care. Company Nurse will direct the employee to your designated industrial clinic, if the need for care is not an emergency. In the case of a medical emergency, please follow emergency procedures, with follow-up care directed to your designated clinic.

All employees should be required to report injuries, even though minor, to their immediate supervisor.

The designated industrial clinic should be specifically selected for the treatment of the Member employees' work-related injuries and familiar with the BCJPIA return-to-work program. From time to time, Members may find it necessary to change to another designated industrial clinic. Should this become necessary, notification of the change should be made to the Return-to-Work Coordinator to communicate the change to Company Nurse.

Predesignated Physicians

An employee may predesignate a treating physician if they are provided medical benefits (medical insurance) from any source, an employee who notifies the Member in writing prior to the date of injury that he or she would like to be treated by their personal physician may do so.

Employer Medical Control

Unless a physician has been predesignated, the Member controls medical care for the first 30 days of the claim, through coordination with the BCJPIA TPA. The employee may then choose to change their treating physician. All medical care and direction should be coordinated with the designated BCJPIA TPA to assure benefits are timely and appropriately provided.

If you are unsure of your responsibility regarding authorizing medical care, please direct your questions to either the WCPM or TPA.

В. **Forms to Complete**

Due - Within 1 day of Date of Knowledge of Injury **DWC Form 1 Employee's Claim Form**

Provide each injured employee with the Employee's Claim Form for Workers' Compensation Benefits within one (1) working day of receiving notice or knowledge of the claimed injury. If the employee refused to accept the form, document the refusal.

Claims Manual | Bay Cities Joint Powers Insurance Authority Rev 2023 If the employee is unavailable or unable to accept the form, mail the form to the employee, or his/her designated representative; via first class mail (certified mail is recommended). The burden of proof for providing the Claim Form rests with the employer and sufficient documentation that the form was provided timely is required.

The employee will complete the TOP PORTION of the form only. Once the form has been returned by the employee, complete the BOTTOM PORTION of the form and provide the employee with a completed copy. Note – The employee is NOT obligated to complete their portion of the form and return it to the District. The form should be distributed as follows:

Original – OSHA File
One Copy – Employee
One Copy – Innovative Claim Solution
One Copy – Employee's temporary copy until you have completed the Bottom Portion.

Due – Within 5 days of Date of Knowledge of Injury DWC Form 5020 Employer's Report of Occupational Injury

The Employer's Report of Occupational Injury is to be completed by management at the time of injury and is due to the BCJPIA TPA within five (5) Days of knowledge of the injury. The report is not necessary if the injury did not involve medical treatment beyond First Aid, lost time or litigation. Please direct any questions regarding submission of the report to either the BCJPIA Workers' Compensation Program Manager or Innovative Claim Solutions (ICS). The form should be submitted to ICS. The form should be distributed as follows:

Original – ICS Copy – OSHA File

The Employer's Report can be made submitted directly to ICS utilizing their email address

https://navriskweb.ics3.ics-claims.com/NavRiskClaims

Copies of documents can be provided to ICS either by fax; or U.S. Mail at:

Innovative Claim Solutions P.O. Box 5128 San Ramon, CA 94583-5128 Fax 925 327-8078

Notify the nearest district office of the Division of Occupational Safety and Health (OSHA) by telephone of any injury or illness which: (a) results in death; (b) requires inpatient hospitalization; or (c) produces permanent disfigurement.

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C. Reporting Concerns or Additional Information

1. Reporting Concerns

If you are unsure about reporting a claim – please contact Innovative Claim Solutions (ICS) or the BCJPIA Workers' Compensation Program Manager to discuss your concerns. Some claims need additional investigation to verify the claimed injury or illness is related to, or caused by the work environment.

If you possess information which you feel may aid in the investigation, prompt reporting of this information to ICS is very important to allow them to make an informed decision on compensability.

It may become necessary during the investigation of a claim for an independent investigative company to be assigned to gather information. ICS will notify the BCJPIA Member when an investigator has been engaged.

Information provided to the investigator may be confidential in nature and should be assumed to be provided directly to ICS by the investigator.

2. Additional Information

Additional information may become available to the BCJPIA Member during the "life" of the claim. This information can take the form of return-to-work information, secondary employment, retirement application, termination of employment, or other information which you receive that may impact the timely and accurate provision of benefits. Prompt reporting of additional information to ICS is expected and required by BCJPIA.

D. Information to Request, Secure or Maintain

A workers' compensation claim can remain active for a few weeks to a few years. During this period of time, the BCJPIA Member must gather information to aid in providing accurate benefits to the injured worker. The information may be requested by the BCJPIA TPA at any time during the life of the claim and will aid in determining benefits.

If you have any question regarding information, you have or should be gathering, please contact the BCJPIA TPA and/or the BCJPIA WCPM.

1. Request:

- a. The employee to provide the Member with any release from work or return to work information or documentation the employee receives from their treating physician. This information should then be provided to the BCJPIA TPA immediately.
- b. The TPA contacts the Member and discuss with them conducting an investigation of the claim if there is any question regarding the validity of the claim or ongoing benefits.

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- The employee completes the DWC1 Form (Employee's Claim C. Form).
- d. Obtain copies of any police reports relating to the injury. This information should be provided to the BCJPIA TPA immediately.
- Information regarding any potential 3rd party involved in the injury (driver of another vehicle, owner of property) and provides this information to the BCJPIA TPA.

2. Secure:

Any damaged equipment that may have caused or been involved in the injury. DO NOT DISPOSE OF EQUIPMENT WITHOUT DISCUSSION WITH THE BCJPIA TPA.

3. Maintain:

- Employment records (applications, vacation requests, etc.) relating a. to employees/volunteers injured on the job.
- b. Copies of DWC1 Form.
- C. Training records.
- d. Maintenance records (for building and equipment).

Returning Employees to Work V.

Α. Transitional or Modified Work

1. **Temporary Modified Duty**

Employers find that modified duty jobs have dramatically decreased costs for workers' compensation injuries. Returning the injured employee to work in a modified capacity can reduce not only the cost for lost-time injuries, but may also reduce medical costs as well as litigation. Employees may not have full capabilities during the healing process. This does not mean that the employee cannot perform work duties or functions that will not exceed their physical abilities.

Modified duty restrictions are determined by the treating physician. The physician may determine, for example, that the employee must refrain from lifting more than 10 pounds for a two week period. It is then the employer's responsibility to evaluate available work to determine if they can accommodate this restriction.

2. How Do We Do This?

BCJPIA has implemented a nurse triage program through a. Company Nurse in which injured workers contact Company Nurse via phone to report new injuries injury.

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The triage staff at Company Nurse will telephonically evaluate the medical needs of the employee, discuss their medical concerns and provide guidance or direction regarding the need for "hands on" medical care. If medical care is appropriate, the triage staff refers the employee to the Member selected and approved clinic for care.

- b. The Member should coordinate efforts with the BCJPIA TPA and Return-to-Work (RTW) Coordinator to contact the treating physician and determine if work modifications are appropriate.
- c. Once modifications are determined and work is available, the Member will contact the injured worker and notify them to return to work under the restrictions and notify the TPA the offer has been made.
- d. If the employee does not return to work at modified duty, the Member should immediately notify the TPA as this may negatively impact benefits.
- e. The employee should be advised by the Member of their work restrictions and their responsibility to abide by these restrictions.

Over time, the work restrictions are generally reduced with the intention of returning the employee to their usual and customary occupation. The RTW Coordinator continues to monitor the progress in returning the employee to full duty.

Modified duty programs are designed to be temporary in nature and by recommendation should not exceed a period of 90 days without review and consideration as to whether they should continue.

3. Permanent Modified Duty

There are cases where an injured worker's condition may not improve to the point of returning them to their usual and customary occupation. At that time, the treating physician will issue a report outlining their permanent work restrictions.

4. What Do We Do Then?

The Member is then under an obligation to review these restrictions and determine if they can make a good faith offer of permanent modified work. A good faith offer is characterized as:

- Located within a "reasonable" commuting distance of the employee's residence AT THE TIME OF INJURY, unless the employee waives this condition;
- b. Available for a period of at least 12 months;

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- c. Ability to perform all the functions of the job; and
- d. Wages at least 85% of those paid **AT THE TIME OF INJURY**.

Workers' compensation benefits may be increased or decreased dependent upon this offer of work. Coordinating the offer with the BCJPIA TPA is vitally important to determining accurate benefit payments.

B. Return to Regular Work

It is the goal of the employee, the Member and BCJPIA to return the employee to "regular work" or their usual and customary work as quickly as possible to minimize the financial impact of the claim to all parties.

Once the employee is ready to return to their regular work, they will provide the Member with a release form from their treating physician. It is recommended the Member call the BCJPIA TPA and notify them of the release as well as provide a copy of the release form to the TPA immediately, to assure all benefits are appropriately administered, and any notices are issued to the injured worker.

A copy of this form should be maintained by the Member in a file separate from the employee's personnel file.

If there is a dispute or concern as to whether the employee should return to regular work, please consult with the BCJPIA TPA.

C. Retirement and Workers' Compensation

Retirement benefits may have a significant impact on Workers' Compensation benefits and case resolution. BCJPIA workers' compensation Members with employees who are Members of retirement systems such as the Public Employees' Retirement (PERS) system or the County Employees' Retirement Law of 1937 (CERL) may have claims which also involve applications for disability retirement. Retirements of this type are generally non-taxable, however retirements based upon length of service may be taxable.

Members should keep the BCJPIA TPA informed of retirement applications for those individuals with open Workers' Compensation claims.

While determination and approval of regular and disability retirements are not made by BCJPIA, the coordination of workers' compensation benefits impacted by these retirements will rely upon prompt communication and coordination of information between the TPA staff and the Members.

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VI. Legal Actions

A. What if my employee hires an attorney?

Employees/volunteers hire attorneys for a variety of reasons:

- Unsure of how their claim will be handled;
- Unclear or conflicting information from the Member, the TPA or other parties not directly involved in the claim;
- Severe injury;
- Pending personnel issues (job elimination, retirement pending, disciplinary action, etc....); and
- An assumption that you MUST have an attorney to receive benefits

While some or all of these reasons may be valid, communication with the employee/volunteer remains important.

1. Can I talk to the Employee?

Absolutely! They remain your employee and your responsibilities as an employer continue whether they have hired an attorney. Some areas in which communication should be maintained are:

- Availability of modified duty;
- Follow up calls to the employee to inquire how they are doing, or if they have any questions;
- Keeping the employee informed and involved in the City's activities (such as community events);
- Requirements for returning to work (agility testing, fitness for duty, etc. . .).

The only areas in which the Member should not engage in conversation are those primarily focused on the employee's litigation of their claim. If you are unsure of discussing a topic with the employee, please contact either the TPA or the WCPM to discuss your concerns.

B. Requests for Information

Requests for information regarding a workers' compensation claim can come from many sources. To provide the most accurate information in a timely manner, we recommend the following:

1. Requests for personnel files

Follow your internal guidelines regarding access to personnel files. If the injured employee has an active workers' compensation claim, please notify the TPA before complying with this request as confidential medical or legal information may inadvertently be released.

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Subpoena Requests a.

Contact your TPA before complying with this request. subpoena will request specific information regarding a specific employee or volunteer. Prior to complying with this request, please ask the TPA to review the subpoena and provide guidance on compliance regarding any workers' compensation information.

b. Attorney Requests -

You will be notified in advance if the TPA has requested the defense attorney (the attorney representing the City and BJCPIA) obtain information from the City. If you have not been notified in advance, please consult with the TPA before responding to this request.

Investigator Requests -C.

You will be notified in advance if the TPA has requested an investigator obtain information from the City. If you have not been notified in advance, please consult with the TPA before responding to this request.

If you are unsure about the request and/or providing the requested information, please contact either the TPA or WCPM to discuss your concerns.

C. Subrogation/3rd Party Liability

Injuries can result from the actions or inactions of other parties. Examples of this may be injuries resulting from auto accidents and faulty equipment maintenance or When this occurs, an investigation into the person or company manufacture. responsible may be necessary and will be undertaken by the TPA.

The TPA will look to the BCJPIA Member to aid them in gathering information such as police reports, maintenance records, and purchasing records. It may become necessary for the Member to "secure" broken or faulty equipment to assure its availability should a dispute arise regarding the condition of the equipment at the time of injury. The TPA will provide guidance to the Member should this become necessary.

Occasions may occur when the 3rd party requests access to the BCJPIA Member's records or property. The Member is directed to contact the TPA or the BCJPIA WCPM BEFORE providing this access

When a 3rd party is responsible for the injury, the injured worker or their representative may file a claim for reimbursement from this party. BCJPIA has the right to consider and pursue reimbursement as well for any payments or benefits issued to the injured worker.

The BCJPIA Memorandum of Coverage (MOC) states in section V.B regarding subrogation:

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"B. SUBROGATION - RECOVERY FROM OTHERS

If the Covered Party waives its rights to subrogation on a claim covered under, or that may be covered under, this MOC, and if the amount of the claim exceeds the Covered Party's Retained Limit (and therefore comes within the Authority's layer), then the Authority's coverage shall not apply to the claim and the Authority shall not be liable for any indemnity, reimbursement, payment, or costs on the claim exceeding the Covered Party's Retained Limit, unless the Authority's Workers' Compensation Program Manager approves the waiver of subrogation in writing.

The exclusion of coverage for waiver of subrogation shall apply only to a waiver of subrogation made or approved by a **Covered Party** after the date of the injury or illness that resulted in the claim. This exclusion shall not apply to a waiver of subrogation contained in an agreement or contract that was approved by the **Covered Party** prior to the date of the injury or illness that resulted in the claim.

The Authority has the Covered Party's rights, and the rights of persons entitled to compensation benefits from the Covered Party, to recover the Authority's loss from any third party liable for the bodily injury. The Covered Party will do everything necessary to protect those rights for the Authority and to assist in enforcing them. Any recovery, after deducting the Authority's recovery expenses, will first be used to reduce the Authority's loss. The balance, if any, will be returned to the Covered Party.

If the Covered Party waives its rights to subrogation on a claim covered under, or that may be covered under, this MOC, and if the amount of the claim exceeds the Covered Party's Retained Limit (and therefore comes within the Authority's layer), then the Authority's coverage shall not apply to the claim and the Authority shall not be liable for any indemnity, reimbursement, payment, or costs on the claim exceeding the Covered Party's Retained Limit, unless the Authority's Workers' Compensation Program Manager approves the waiver of subrogation in writing.

The exclusion of coverage for waiver of subrogation shall apply only to a waiver of subrogation made or approved by a **Covered Party** after the date of the injury or illness that resulted in the claim. This exclusion shall not apply to a waiver of subrogation contained in an agreement or contract that was approved by the **Covered Party** prior to the date of the injury or illness that resulted in the claim.

This provision indicates the BCJPIA Member does not have the opportunity to "waive" recovery rights without BCJPIA's agreement in order for BCJPIA coverage to apply. Should an injury occur which involves a 3rd party and any concern develops between the BCJPIA Member and the TPA regarding whether to pursue subrogation recovery, these concerns should be directed to the BCJPIA WCPM for discussion.

D. Case Settlement and Closure

Most workers' compensation injury claims resolve with the injured worker returning to their full employment and suffering no residual disability.

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Files can be closed when the employee's medical condition has reached a permanent and stationary level (when the injury has resolved to a point that no further recovery is expected) and when all issues and benefits have been resolved (such as benefit payments and medical care).

Some claims involve litigation. The participation of an attorney representing the injured worker, the Member and/or BCJPIA DOES NOT indicate the injury is more serious or severe. Attorneys are frequently utilized by either party to facilitate the administration of benefits or provide discovery options and opportunities.

When a claim reaches a litigation status, it will generally resolve by one of three methods:

1. Stipulation with Request for Award

Used to settle the employee's claim based upon written agreements of the parties. This agreement may or may not provide for an award of lifetime medical benefits. The Stipulation is primarily used for settling claims where the injured worker remains employed with the same employer.

2. Compromise and Release

Typically used to settle claims in a "lump sum" payment which will resolve all outstanding issues. Use of this type of settlement may include a provision that no admission of injury is made.

The Compromise and Release is generally utilized when the injured worker is no longer employed by the same employer.

3. Findings and Award or Findings and Order

This type of settlement is issued by the Workers' Compensation Judge (WCJ) and generally follows a trial in which each party states their case and provides evidence. In general terms:

If the WCAB agrees with the injured worker, they will issue a "Findings and Award" providing a benefit or a determination which will benefit the injured worker;

If the WCAB agrees with the employer, they will issue a "Findings and Order" declining a benefit or a determination which will benefit the employer.

BCJPIA strives to keep the Members informed regarding case resolution and the TPA will contact Members to discuss settlement offers and seek Member's authorization for any settlement within the Member's retention level.

Additionally, the TPA will seek settlement authority from BCJPIA for any settlement that exceeds the specific Member's retention level. Should the Member have any questions or concerns regarding a proposed settlement beyond their retention level, they are encouraged to contact the BCJPIA WCPM.

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Cases involving those individuals who are currently Medicare recipients or who may file for Medicare within 30 months of their settlement may require additional review and approval by Medicare in order to resolve their claims. Unfortunately, the involvement of Medicare in case resolution may delay the final resolution of a claim. The BCJPIA TPA will keep the employee and the BCJPIA member informed of any delay in case resolution.

Lifetime Medical Awards can be awarded to injured workers which provide benefits for treatment to their industrial injury. However, this should not be considered a "blanket" medical coverage as the medical benefit will only apply to the injury indicated in the award. Any questions on care relating to a Lifetime Medical Award should be directed to the BCJPIA TPA.

Once the employee is no longer employed by a BCPJIA Member, the TPA may consider settlement of a remaining Lifetime Medical Award. The employee's usage of medical care will be considered and a reasonable offer to "buyout" the award will be made. Should the employee agree to this offer, the file will be closed with all issues resolved at that time.

Workers' Compensation claims that have resolved with a Lifetime Medical Award can be administratively closed after a period of time with no provision of benefits. However, if the injured worker again requests care, the file will be reopened at that time.

VII. Program Questions

A. Requesting Specific Claims Information

Information regarding specific claims can be requested from two sources:

1. The TPA can answer claim specific questions. Members can contact either the claims adjuster assigned to them or the Unit Manager for the BCJPIA program.

Innovative Claims Solutions Toll-Free: (888) 427-2424.

2. The BCJPIA Workers' Compensation Program Manager (WCPM) is available to discuss specific claims or concerns the Members may have regarding benefit administration:

BCJPIA WCPM Toll-Free: (800) 541-4591, Extension 19015

B. Requesting Loss Run data

Requests for loss runs or claim history information should be directed to the BCJPIA WCPM:

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BCJPIA WCPM Toll-Free: (800) 541-4591 Ext 19015

C. Requesting Premium Information

Requests for premium information should be directed to the BCJPIA Finance Manager:

BCJPIA Finance Manager Direct (916) 244-1191

VIII. Safety and Risk Control

The BCJPIA Risk Control Program provides occupational safety and health and risk control consulting services designed to assess risk exposures, identify internal processes to control risks, and to assist members create and maintain effective risk management systems. This includes customized safety and risk control assessments, safety program development, and the development of best risk management practices that encourage accountability for risks.

The <u>BCJPIA Safety and Risk Control Service Plan</u> is developed each year by the Risk Service Manager with input from BCJPIA members and the BCJPIA Executive Committee. The plan is adopted every fiscal year by the Board of Directors.

A. Risk Control Member Services

1. Safety Consulting and Training

The BCJPIA Risk Services Manager works with Members to meet the risk control needs of each agency and to deliver risk control services, including safety consulting and training.

Members may request risk control services by contacting Josie Stijepovic, BCJPIA Risk Services Manager, at (951) 203-2052 or by email at Josie.Stijepovic@sedgwick.com.

2. Regional Risk Control Trainings

The BCJPIA Risk Control Service Plan includes workshops available to all pool Members.

<u>BCJPIA</u> Regional Trainings may focus on significant loss areas for Member agencies and/or provide training to assist in the implementation of risk control and occupational safety best practices.

3. Risk Control Webinars

The BCJPIA Risk Control Plan includes recorded webinars to all pool Members.

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4. Online Safety Resources

Members have access to a variety of sample safety programs, webinars, hundreds of safety training videos and pertinent safety resources by accessing Sedgwick's Risk Control Website at http://riskcontrol.sedgwick.com.

B. Risk Management Fund

The Risk Management (RM) Fund Program is available for those participating Bay Cities Members. This optional service allows each Member's Liability Program Deposit Premium to include an additional \$5,000 for its individual Risk Management Fund account.

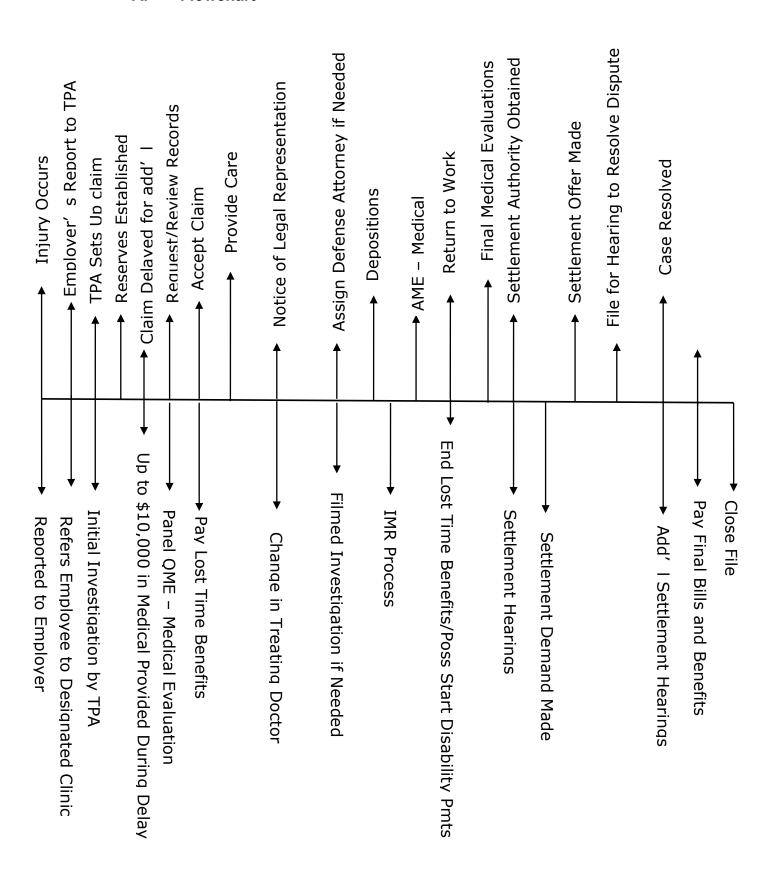
Funds are to be used for development, implementation, and maintenance of safety and risk management programs, disaster preparedness, safety equipment, specialized safety training, and any activity controlling or minimizing risk. See the Fund Policy and Use of Funds Request Form to request use of the RM funds and/or contact Josie Stijepovic for assistance at josie.stejepovic.com 6-752-4865.

C. Contact Information

For assistance or additional information regarding Safety and Risk Control for BCJPIA, contact Josie Stijepovic, BCJPIA Risk Services Manager, at (951) 203-2052 or by email at Josie.Stijepovic@sedgwick.com.

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IX. The Claims Process A. Flowchart



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The chart shown on the previous page is provided to illustrate the standard Workers' Compensation claims process in basic terms. However, each claim involves specific characteristics which may make the claim more complex than demonstrated.

1. Claim Set-Up Timelines

- a. 24 Hours from the Date of Knowledge (defined as One Working Day) Provide the employee a claim form (DWC1).
- b. Five Days from the Date of Knowledge Report the injury to the Third-Party Administrator (TPA).
- t. 14 Days from the Date of Knowledge The TPA must make their initial determination on acceptance, delay/investigation or denial of benefits.
- d. 90 Days from the Date of Knowledge The TPA must make their informed decision on acceptance or denial of delayed and investigated claims.
 - COVID-19 Claims that relate to SB 1159 have reduced decision timelines of 30 – 45 days. Refer to your claims adjuster for specific information.

2. Benefit Payment Timelines

- a. 14 Days from Knowledge of Compensable Time Loss Initial payment, denial or delay of Temporary Disability payments.
- b. 14-Day Intervals Continued payment of Temporary Disability payments.
- t. 14 Days from the End of Temporary Disability and with Knowledge of Likely or Known Permanent Disability Initial payment, denial or delay of Permanent Disability payments.
- d. 14-Day Intervals Continued payment of Permanent Disability payments.
- e. 60 Days from Receipt Payment or objection of medical bills.

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Appendix A Form DWC-1 - New 01/01/2016

Workers' Compensation Claim Form (DWC 1) & Notice of Potential Eligibility Formulario de Reclamo de Compensación de Trabajadores (DWC 1) y Notificación de Posible Elegibilidad



If you are injured or become ill, either physically or mentally, because of your job, including injuries resulting from a workplace crime, you may be entitled to workers' compensation benefits. Use the attached form to file a workers' compensation claim with your employer. You should read all of the information below. Keep this sheet and all other papers for your records. You may be eligible for some or all of the benefits listed depending on the nature of your claim. If you file a claim, the claims administrator, who is responsible for handling your claim, must notify you within 14 days whether your claim is accepted or whether additional investigation is needed.

To file a claim, complete the "Employee" section of the form, keep one copy and give the rest to your employer. Do this right away to avoid problems with your claim. In some cases, benefits will not start until you inform your employer about your injury by filing a claim form. Describe your injury completely. Include every part of your body affected by the injury. If you mail the form to your employer, use first-class or certified mail. If you buy a return receipt, you will be able to prove that the claim form was mailed and when it was delivered. Within one working day after you file the claim form, your employer must complete the "Employer" section, give you a dated copy, keep one copy, and send one to the

Medical Care: Your claims administrator will pay for all reasonable and necessary medical care for your work injury or illness. Medical benefits are subject to approval and may include treatment by a doctor, hospital services, physical therapy, lab tests, x-rays, medicines, equipment and travel costs. Your claims administrator will pay the costs of approved medical services directly so you should never see a bill. There are limits on chiropractic, physical therapy, and other occupational therapy visits.

The Primary Treating Physician (PTP) is the doctor with the overall responsibility for treatment of your injury or illness.

- If you previously designated your personal physician or a medical group, you may see your personal physician or the medical group after you are
- If your employer is using a medical provider network (MPN) or Health Care Organization (HCO), in most cases, you will be treated in the MPN or HCO unless you predesignated your personal physician or a medical group. An MPN is a group of health care providers who provide treatment to workers injured on the job. You should receive information from your employer if you are covered by an HCO or a MPN. Contact your employer for more
- If your employer is not using an MPN or HCO, in most cases, the claims administrator can choose the doctor who first treats you unless you predesignated your personal physician or a medical group.
- If your employer has not put up a poster describing your rights to workers' compensation, you may be able to be treated by your personal physician right after you are injured.

Within one working day after you file a claim form, your employer or the claims administrator must authorize up to \$10,000 in treatment for your injury, consistent with the applicable treating guidelines until the claim is accepted or rejected. If the employer or claims administrator does not authorize treatment right away, talk to your supervisor, someone else in management, or the claims administrator. Ask for treatment to be authorized right now, while waiting for a decision on your claim. If the employer or claims administrator will not authorize treatment, use your own health insurance to get medical care. Your health insurer will seek reimbursement from the claims administrator. If you do not have health insurance, there are doctors, clinics or hospitals that will treat you without immediate payment. They will seek reimbursement from the claims administrator

Switching to a Different Doctor as Your PTP:

- If you are being treated in a Medical Provider Network (MPN), you may switch to other doctors within the MPN after the first visit.
- If you are being treated in a Health Care Organization (HCO), you may switch at least one time to another doctor within the HCO. You may switch to a doctor outside the HCO 90 or 180 days after your injury is reported to your employer (depending on whether you are covered by employerprovided health insurance).
- If you are not being treated in an MPN or HCO and did not predesignate, you may switch to a new doctor one time during the first 30 days after your injury is reported to your employer. Contact the claims administrator to switch doctors. After 30 days, you may switch to a doctor of your choice if

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Si Ud. se lesiona o se enferma, ya sea fisicamente o mentalmente, debido a su trabajo, incluyendo lesiones que resulten de un crimen en el lugar de trabajo, es posible que Ud. tenga derecho a beneficios de compensación de trabajadores. Utilice el formulario adjunto para presentar un reclamo de compensación de trabajadores con su empleador. Ud. debe leer toda la información a continuación. Guarde esta hoja y todos los demás documentos para sus archivos. Es posible que usted reúna los requisitos para todos los beneficios, o parte de éstos, que se enumeran dependiendo de la índole de su reclamo. Si usted presenta un reclamo, l administrador de reclamos, quien es responsable por el manejo de su reclamo, debe notificarle dentro de 14 días si se acepta su reclamo o si se necesita investigación adicional.

Para presentar un reclamo. Ilene la sección del formulario designada para el "Empleado," guarde una copia, y déle el resto a su empleador. Haga esto de inmediato para evitar problemas con su reclamo. En algunos casos, los beneficios no se iniciarán hasta que usted le informe a su empleador acerca de su lesión mediante la presentación de un formulario de reclamo. Describa su lesión por completo. Incluya cada parte de su cuerpo afectada por la lesión. Si usted le envía por correo el formulario a su empleador, utilice primera clase o correo certificado. Si usted compra un acuse de recibo, usted podrá demostrar que el formulario de reclamo fue enviado por correo y cuando fue entregado. Dentro de un día laboral después de presentar el formulario de reclamo, su empleador debe completar la sección designada para el "Empleador," le dará a Ud. una copia fechada, guardará una copia, y enviará una al administrador de reclamos.

Atención Médica: Su administrador de reclamos pagará por toda la atención médica razonable v necesaria para su lesión o enfermedad relacionada con el trabajo. Los beneficios médicos están sujetos a la aprobación y pueden incluir tratamiento por parte de un médico, los servicios de hospital, la terapia física, los análisis de laboratorio, las medicinas, equipos y gastos de viaje. Su administrador de reclamos pagará directamente los costos de los servicios médicos aprobados de manera que usted nunca verá una factura. Hay límites en terapia quiropráctica, física y otras visitas de terapia ocupacional.

El Médico Primario que le Atiende (Primary Treating Physician- PTP) es el médico con la responsabilidad total para tratar su lesión o enfermedad

- Si usted designó previamente a su médico personal o a un grupo médico, usted podrá ver a su médico personal o grupo médico después de lesionarse.
- Si su empleador está utilizando una red de proveedores médicos (Medical Provider Network- MPN) o una Organización de Cuidado Médico (Health Care Organization- HCO), en la mayoría de los casos, usted será tratado en la MPN o HCO a menos que usted hizo una designación previa de su médico personal o grupo médico. Una MPN es un grupo de proveedores de asistencia médica quien da tratamiento a los trabajadores lesionados en el trabajo. Usted debe recibir información de su empleador si su tratamiento es cubierto por una HCO o una MPN. Hable con su empleador para más
- Si su empleador no está utilizando una MPN o HCO, en la mayoría de los casos, el administrador de reclamos puede elegir el médico que lo atiende primero a menos de que usted hizo una designación previa de su médico personal o grupo médico
- Si su empleador no ha colocado un cartel describiendo sus derechos para la compensación de trabajadores, Ud. puede ser tratado por su médico personal inmediatamente después de lesionarse

Dentro de un día laboral después de que Ud. Presente un formulario de reclamo, su empleador o el administrador de reclamos debe autorizar hasta \$10000 en tratamiento para su lesión, de acuerdo con las pautas de tratamiento aplicables, hasta que el reclamo sea aceptado o rechazado. Si el empleador o administrador de reclamos no autoriza el tratamiento de inmediato, hable con su supervisor, alguien más en la gerencia, o con el administrador de reclamos. Pida que el tratamiento sea autorizado ya mismo, mientras espera una decisión sobre su reclamo. Si el empleador o administrador de reclamos no autoriza el tratami utilice su propio seguro médico para recibir atención médica. Su compañía de seguro médico buscará reembolso del administrador de reclamos. Si usted no tiene seguro médico, hay médicos, clínicas u hospitales que lo tratarán sin pago inmediato. Ellos buscarán reembolso del administrador de reclamos

Cambiando a otro Médico Primario o PTP:

Si usted está recibiendo tratamiento en una Red de Proveedores Médicos

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your employer or the claims administrator has not created or selected an

Disclosure of Medical Records: After you make a claim for workers' compensation benefits, your medical records will not have the same level of privacy that you usually expect. If you don't agree to voluntarily release medical records, a workers' compensation judge may decide what records will be released. If you request privacy, the judge may "seal" (keep private) certain medical

Problems with Medical Care and Medical Reports: At some point during your claim, you might disagree with your PTP about what treatment is necessary. If this happens, you can switch to other doctors as described above. If you cannot reach agreement with another doctor, the steps to take depend on whether you are receiving care in an MPN, HCO, or neither. For more information, see "Learn More About Workers' Compensation," below.

If the claims administrator denies treatment recommended by your PTP, you may request independent medical review (IMR) using the request form included with the claims administrator's written decision to deny treatment. The IMR process is similar to the group health IMR process, and takes approximately 40 (or fewer) days to arrive at a determination so that appropriate treatment can be given. Your attorney or your physician may assist you in the IMR process. IMR is not available to resolve disputes over matters other than the medical necessity of a particular treatment requested by your physician.

If you disagree with your PTP on matters other than treatment, such as the cause of your injury or how severe the injury is, you can switch to other doctors as described above. If you cannot reach agreement with another doctor, notify the claims administrator in writing as soon as possible. In some cases, you risk losing the right to challenge your PTP's opinion unless you do this promptly. If you do not have an attorney, the claims administrator must send you instructions on how to be seen by a doctor called a qualified medical evaluator (OME) to help resolve the dispute. If you have an attorney, the claims administrator may try to reach agreement with your attorney on a doctor called an agreed medical evaluator (AME). If the claims administrator disagrees with your PTP on matters other than treatment, the claims administrator can require you to be seen by a QME or AME.

Payment for Temporary Disability (Lost Wages): If you can't work while you are recovering from a job injury or illness, you may receive temporary disability payments for a limited period. These payments may change or stop when your doctor says you are able to return to work. These benefits are tax-free. Temporary disability payments are two-thirds of your average weekly pay, within minimums and maximums set by state law. Payments are not made for the first three days you are off the job unless you are hospitalized overnight or cannot work for more

Stay at Work or Return to Work: Being injured does not mean you must stop working. If you can continue working, you should. If not, it is important to go back to work with your current employer as soon as you are medically able. Studies show that the longer you are off work, the harder it is to get back to your original job and wages. While you are recovering, your PTP, your employer (supervisors or others in management), the claims administrator, and your attorney (if you have one) will work with you to decide how you will stay at work or return to work and what work you will do. Actively communicate with your PTP, your employer, and the claims administrator about the work you did before you were injured, your medical condition and the kinds of work you can do now, and the kinds of work that your employer could make available to you.

Payment for Permanent Disability: If a doctor says you have not recovered completely from your injury and you will always be limited in the work you can do, you may receive additional payments. The amount will depend on the type of injury, extent of impairment, your age, occupation, date of injury, and your wages before you were injured.

Supplemental Job Displacement Benefit (SJDB): If you were injured on or after 1/1/04, and your injury results in a permanent disability and your employer does not offer regular, modified, or alternative work, you may qualify for a nontransferable voucher payable for retraining and/or skill enhancement. If you qualify, the claims administrator will pay the costs up to the maximum set by state

Death Benefits: If the injury or illness causes death, payments may be made to a

(Medical Provider Network- MPN), usted puede cambiar a otros médicos dentro de la MPN después de la primera visita

- Si usted está recibiendo tratamiento en un Organización de Cuidado Médico (Healthcare Organization- HCO), es posible cambiar al menos una vez a otro médico dentro de la HCO. Usted puede cambiar a un médico fuera de la HCO 90 o 180 días después de que su lesión es reportada a su empleador (dependiendo de si usted está cubierto por un seguro médico proporcionado por su empleador).
- Si usted no está recibiendo tratamiento en una MPN o HCO v no hizo una designación previa, usted puede cambiar a un nuevo médico una vez durante los primeros 30 días después de que su lesión es reportada a su empleador. Póngase en contacto con el administrador de reclamos para cambiar de médico. Después de 30 días, puede cambiar a un médico de su elección si su empleador o el administrador de reclamos no ha creado o seleccionado una

<u>Divulgación de Expedientes Médicos</u>: Después de que Ud. presente un reclamo para beneficios de compensación de trabajadores, sus expedientes médicos no tendrán el mismo nivel de privacidad que usted normalmente espera. Si Ud. no está de acuerdo en divulgar voluntariamente los expedientes médicos, un juez de compensación de trabajadores posiblemente decida qué expedientes serán revelados. Si usted solicita privacidad, es posible que el juez "selle" (mantenga privados) ciertos expedientes médicos.

Problemas con la Atención Médica y los Informes Médicos: En algún momento durante su reclamo, podría estar en desacuerdo con su PTP sobre qué tratamiento es necesario. Si esto sucede, usted puede cambiar a otros médicos como se describe anteriormente. Si no puede llegar a un acuerdo con otro médico, los pasos a seguir dependen de si usted está recibiendo atención en una MPN, HCO o ninguna de las dos. Para más información, consulte la sección "Aprenda Más Sobre la Compensación de Trabajadores," a continuación

Si el administrador de reclamos niega el tratamiento recomendado por su PTP. puede solicitar una revisión médica independiente (Independent Medical Review-IMR), utilizando el formulario de solicitud que se incluye con la decisión por escrito del administrador de reclamos negando el tratamiento. El proceso de la IMR es parecido al proceso de la IMR de un seguro médico colectivo, y tarda aproximadamente 40 (o menos) días para llegar a una determinación de manera que se pueda dar un tratamiento apropiado. Su abogado o su médico le pueden ayudar en el proceso de la IMR. La IMR no está disponible para resolver disputas sobre cuestiones aparte de la necesidad médica de un tratamiento particular

Si no está de acuerdo con su PTP en cuestiones aparte del tratamiento, como la causa de su lesión o la gravedad de la lesión, usted puede cambiar a otros médicos como se describe anteriormente. Si no puede llegar a un acuerdo con otro médico, notifique al administrador de reclamos por escrito tan pronto como sea posible. En algunos casos, usted arriesg perder el derecho a objetar a la opinión de su PTP a menos que hace esto de inmediato. Si usted no tiene un abogado, el administrador de reclamos debe enviarle instrucciones para ser evaluado por un médico llamado un evaluador médico calificado (Qualified Medical Evaluator-QME) para ayudar a resolver la disputa. Si usted tiene un abogado, el administrador de reclamos puede tratar de llegar a un acuerdo con su abogado sobre un médico llamado un evaluador médico acordado (Agreed Medical Evaluator- AME). Si el administrador de reclamos no está de acuerdo con su PTP sobre asuntos aparte del tratamiento, el administrador de reclamos puede exigirle que sea atendido por un QME o AME.

Pago por Incapacidad Temporal (Sueldos Perdidos): Si Ud. no puede trabajar, mientras se está recuperando de una lesión o enfermedad relacionada con el trabajo, Ud. puede recibir pagos por incapacidad temporal por un periodo limitado. Estos pagos pueden cambiar o parar cuando su médico diga que Ud. está en condiciones de regresar a trabajar. Estos beneficios son libres de impuestos. Los pagos por incapacidad temporal son dos tercios de su pago semanal promedio, con cantidades mínimas y máximas establecidas por las leyes estales. Los pagos no se hacen durante los primeros tres días en que Ud. no trabaje, a menos que Ud. sea hospitalizado una noche o no puede trabajar durante más de 14 días

Permanezca en el Trabajo o Regreso al Trabajo: Estar lesionado no significa que usted debe dejar de trabajar. Si usted puede seguir trabajando, usted debe hacerlo. Si no es así, es importante regresar a trabajar con su empleador actual tan

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spouse and other relatives or household members who were financially dependent on the deceased worker

It is illegal for your employer to punish or fire you for having a job injury or illness, for filing a claim, or testifying in another person's workers' compensation case (Labor Code 132a). If proven, you may receive lost wages, job reinstatement, increased benefits, and costs and expenses up to limits set by the state

Resolving Problems or Disputes: You have the right to disagree with decisions affecting your claim. If you have a disagreement, contact your employer or claims administrator first to see if you can resolve it. If you are not receiving benefits. you may be able to get State Disability Insurance (SDI) or unemployment insurance (UI) benefits. Call the state Employment Development Department at (800) 480-3287, or (866) 333-4606, or go to their website at www.edd.ca.gov.

You Can Contact an Information & Assistance (I&A) Officer: State I&A officers answer questions, help injured workers, provide forms, and help resolve problems. Some I&A officers hold workshops for injured workers. To obtain important information about the workers' compensation claims process and your rights and obligations, go to www.dwc.ca.gov or contact an I&A officer of the state Division of Workers' Compensation. You can also hear recorded information and a list of local I&A offices by calling (800) 736-7401.

You can consult with an attorney. Most attorneys offer one free consultation. If you decide to hire an attorney, his or her fee will be taken out of some of your benefits. For names of workers' compensation attorneys, call the State Bar of California at (415) 538-2120 or go to their website at www. californiaspecialist.org.

Learn More About Workers' Compensation: For more information about the workers' compensation claims process, go to www.dwc.ca.gov. At the website, you can access a useful booklet, "Workers' Compensation in California: A Guidebook for Injured Workers." You can also contact an Information & Assistance Officer (above), or hear recorded information by calling 1-800-736pronto como usted pueda medicamente hacerlo. Los estudios demuestran que entre más tiempo esté fuera del trabajo, más difícil es regresar a su trabajo original y a sus salarios. Mientras se está recuperando, su PTP, su empleador (supervisores u otras personas en la gerencia), el administrador de reclamos, y su abogado (si tiene uno) trabajarán con usted para decidir cómo va a permanecer en el trabajo o regresar al trabajo y qué trabajo hará. Comuníquese de manera activa con su PTP, su empleador y el administrador de reclamos sobre el trabajo que hizo antes de lesionarse, su condición médica y los tipos de trabajo que usted puede hacer ahora y los tipos de trabajo que su empleador podría poner a su

Pago por Incapacidad Permanente: Si un médico dice que no se ha recuperado completamente de su lesión y siempre será limitado en el trabajo que puede hacer, es posible que Ud. reciba pagos adicionales. La cantidad dependerá de la clase de lesión, grado de deterioro, su edad, ocupación, fecha de la lesión y sus salarios antes de lesionarse.

Beneficio Suplementario por Desplazamiento de Trabajo (Supplemental Job Displacement Benefit- SJDB): Si Ud. se lesionó en o después del 1/1/04, y su lesión resulta en una incapacidad permanente y su empleador no ofrece un trabajo regular, modificado, o alternativo, usted podría cumplir los requisitos para recibir un vale no-transferible pagadero a una escuela para recibir un nuevo un curso de reentrenamiento y/o mejorar su habilidad. Si Ud. cumple los requisios, el administrador de reclamos pagará los gastos hasta un máximo establecido por las

Beneficios por Muerte: Si la lesión o enfermedad causa la muerte, es posible que los pagos se hagan a un cónyuge y otros parientes o a las personas que viven en el hogar que dependían económicamente del trabajador difunto

Es ilegal que su empleador le castigue o despida por sufrir una lesión o enfermedad laboral, por presentar un reclamo o por testificar en el caso de compensación de trabajadores de otra persona. (Código Laboral, sección 132a.) De ser probado, usted puede recibir pagos por pérdida de sueldos, reposición del trabajo, aumento de beneficios y gastos hasta los límites establecidos por el

Resolviendo problemas o disputas: Ud. tiene derecho a no estar de acuerdo con las decisiones que afecten su reclamo. Si Ud. tiene un desacuerdo, primero comuníquese con su empleador o administrador de reclamos para ver si usted puede resolverlo. Si usted no está recibiendo beneficios, es posible que Ud. pueda obtener beneficios del Seguro Estatalde Incapacidad (State Disability Insurance-SDI) o beneficios del desempleo (Unemployment Insurance- UI). Llame al Departamento del Desarrollo del Empleo estatal al (800) 480-3287 o (866) 333-4606, o visite su página Web en www.edd.ca.gov.

Puede Contactar a un Oficial de Información y Asistencia (Information & Assistance- I&A): Los Oficiales de Información y Asistencia (I&A) estatal contestan preguntas, ayudan a los trabajadores lesionados, proporcionan formularios y ayudan a resolver problemas. Algunos oficiales de I&A tienen talleres para trabajadores lesionados. Para obtener información importante sobre el proceso de la compensación de trabajadores y sus derechos y obligaciones, vaya a www.dwc.ca.gov o comuníquese con un oficial de información y asistencia de la División Estatal de Compensación de Trabajadores. También puede escuchar información grabada y una lista de las oficinas de I&A locales llamando al (800) 736-7401

Ud. puede consultar con un abogado. La mayoría de los abogados ofrecen una consulta gratis. Si Ud. decide contratar a un abogado, los honorarios serán tomados de algunos de sus beneficios. Para obtener nombres de abogados de compensación de trabajadores, llame a la Asociación Estatal de Abogados de California (State Bar) al (415) 538-2120, o consulte su página Web en www.californiaspecialist.org.

Aprenda Más Sobre la Compensación de Trabajadores: Para obtener más información sobre el proceso de reclamos del programa de compensación de trabajadores, vaya a www.dwc.ca.gov. En la página Web, podrá acceder a un folleto útil, "Compensación del Trabajador de California: Una Guía para Trabajadores Lesionados." También puede contactar a un oficial de Información y Asistencia (arriba), o escuchar información grabada llamando al 1-800-736-

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Department of Industrial Relations
DIVISION OF WORKERS' COMPENSATION

WORKERS' COMPENSATION CLAIM FORM (DWC 1)

Employee: Complete the "Employee" section and give the form to your employer. Keep a copy and mark it "Employee's Temporary Receipt" until you receive the signed and dated copy from your employer. You may call the Division of Workers' Compensation and hear recorded information at (800) 736-7401. An explanation of workers' compensation benefits is included in the Notice of Potential Eligibility, which is the cover sheet of this form. Detach and save this notice for future reference.

You should also have received a pamphlet from your employer describing workers' compensation benefits and the procedures to obtain them. You may receive written notices from your employer or its claims administrator about your claim. If your claims administrator offers to send you notices electronically, and you agree to receive these notices only by email, please provide your email address below and check the appropriate box. If you later decide you want to receive the notices by mail, you must inform your employer in writing.

Any person who makes or causes to be made any knowingly false or fraudulent material statement or material representation for the purpose of obtaining or denying workers' compensation benefits or payments is guilty of a felony.

Estado de California Departamento de Relaciones Industriales DIVISION DE COMPENSACIÓN AL TRABAJADOR

PETITION DEL EMPLEADO PARA DE COMPENSACIÓN DEL TRABAJADOR (DWC 1)

Empleado: Complete la sección "Empleado" y entregue la forma a su empleador. Quédese con la copia designada "Recibo Temporal del Empleado" hasta que Ud. reciba la copia firmada y fechada de su empleador. Ud. puede llamar a la Division de Compensación al Trabajador al (800) 736-7401 para oir información gravada. Una explicación de los beneficios de compensación de trabajadores está incluido en la Notificación de Posible Elegibilidad, que es la hoja de portada de esta forma. Separe y guarde esta notificación como referencia para el futuro.

Ud. también debería haber recibido de su empleador un folleto describiendo los benficios de compensación al trabajador lesionado y los procedimientos para obtenerlos. Es posible que reciba notificaciones escritas de su empleador o de su administrador de reclamos sobre su reclamo. Si su administrador de reclamos ofrece enviarle notificaciones electrónicamente, y usted acepta recibir estas notificaciones solo por correo electrónico, por favor proporcione su dirección de correo electrónico abajo y marque la caja apropiada. Si usted decide después que quiere recibir las notificaciones por correo, usted debe de informar a su empleador por escrito.

Toda aquella persona que a propósito haga o cause que se produzca cualquier declaración o representación material falsa o fraudulenta con el fin de obtener o negar beneficios o pagos de compensación a trabajadores lesionados es culpable de un crimen mayor "felonia".

nployee—complete this section and see note above Empleado—complete esta sección y note la notación arriba. Name. Nombre. Today's Date. Fecha de Hoy.								
2. Home Address. Dirección Residencial.								
3. City. Ciudad. State. Estado.								
	Time of Injury. Hora en que ocurrió. a.m. p.m.							
5. Address and description of where injury happened. Dirección/lugar dónde occurió el accidente.								
6. Describe injury and part of body affected. Describa la lesión y parte del cuerpo afectada.								
7. Social Security Number. Número de Seguro Social del Empleado.								
8. Check if you agree to receive notices about your claim by email only. Marque si usted acepta recibir notificaciones sobre su reclamo solo por correo electrónico. Employee's e-mail. Correo electrónico del empleado.								
You will receive benefit notices by regular mail if you do not choose, or your claims administrator does not offer, an electronic service option. Usted recibirá notificaciones de beneficios por correo ordinario si usted no escoge, o su administrador de reclamos no le ofrece, una opción de servicio electrónico. 9. Signature of employee. Firma del empleado.								
Employer—complete this section and see note below. Empleador—complete esta sección y note la notación abajo. 10. Name of employer. Nombre del empleador. 11. Address. Dirección. 12. Date employer first knew of injury. Fecha en que el empleador supo por primera vez de la lesión o accidente. 13. Date claim form was provided to employee. Fecha en que se le entregó al empleado la petición. 14. Date employer received claim form. Fecha en que el empleado devolvió la petición al empleador. 15. Name and address of insurance carrier or adjusting agency. Nombre y dirección de la compañía de seguros o agencia adminstradora de seguros.								
16. Insurance Policy Number. El número de la póliza de Seguro.								
17. Signature of employer representative. Firma del representante del empleador.	10 1000000							
18. Title. Titulo	e. Teléfono.							
Employer: You are required to date this form and provide copies to your insurer or claims administrator and to the employee, dependent or representative who filed the claim within one working day of receipt of the form from the employee. SIGNING THIS FORM IS NOT AN ADMISSION OF LIABILITY	Empleador: Se requiere que Ud. feche esta forma y que provéa copias a su compañía de seguros, administrador de reclamos, o dependiente/representante de reclamos y al empleado que hayan presentado esta petición dentro del plazo de un día hábil desde el momento de haber sido recibida la forma del empleado. EL FIRMAR ESTA FORMA NO SIGNIFICA ADMISION DE RESPONSABILIDAD							
Employer copy/Copia del Empleador DEmployee copy/Copia del Empleado DClaims Administrator/Administrator de Reclamos DTemporary Receipt/Recibo del Empleado								
Rev. 1/1/2016								

RCV. 1/1/2010

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Appendix B Form DWC 5020

State of California Please complete in triplicate (type if possible) Mail two copies to: EMPLOYER'S REPORT OF							OSHA CASE NO.			
OCCUPATIONAL INJURY OR ILLNESS									FATALITY	
kn	ly person who makes or causes to b owingly false or fraudulent material	statement or						national injury or illness which results in lost time		
Knowingly false or traudulent material statement or material representation to the purpose of obtaining or denying workers compensation benefits or payments is guilty of a felony. date of the incident OR requires medical treatment beyond first aid, if an employee subsequently dies as a result of a previously reported injury or denying workers compensation benefits or payments is guilty of a felony. date of the incident OR requires medical treatment beyond first aid, if an employee subsequently dies as a result of a previously reported injury or illness, the employer must file within five days of knowledge an amended report indicating death. In addition, every serious injury, illness, or death must be reported injury or illness, the employer must file within five days of knowledge an amended report indicating death. In addition, every serious injury, illness, or death must be reported injury or illness, the employer must file within five days of knowledge an amended report indicating death. In addition, every serious injury, illness, or death must be reported injury or illness, the employer must file within five days of knowledge an amended report indicating death. In addition, every serious injury, illness, or death must be reported injury or illness, the employer must file within five days of knowledge an amended report indicating death. In addition, every serious injury, illness, or death must be reported injury or indicating the indicating death. In addition, every serious injury, illness, or death must be reported injury or indicating the indicating										
П	1. FIRM NAME							Ia. Policy Number	Please do not use this column	
E M	2. MAILING ADDRESS: (Number, St	reet, City, Zip)	2a. Phone Number	CASE NUMBER						
Р	3. LOCATION if different from Mailing Address (Number, Street, City and Zip) 3. LOCATION if different from Mailing Address (Number, Street, City and Zip) 3. LOCATION if different from Mailing Address (Number, Street, City and Zip)								-	
O Y									OWNERSHIP	
R	4. NATURE OF BUSINESS; e.g., Painting contractor, wholesale grocer, sawmill, hotel, etc. 5. State unemployment insurance acct.no									
	6. TYPE OF EMPLOYER:	rtvate	State	County	City	Sch	ooi District	Other Gov't, Specify:	INDUSTRY	
П	7. DATE OF INJURY / ONSET OF ILLNESS (mm/dd/yy)	8. TIME INJURY/I	LINESS OCCUR	RRED	9. TIME EMPL	OYEE BEGAN	WORK	10. IF EMPLOYEE DIED, DATE OF DEATH (mm/dd/yy)	OCCUPATION	
	11. UNABLE TO WORK FOR AT LEAST ONE FULL DAY AFTER DATE OF INJURY?	12. DATE LAST W	ORKED (mm/dd/y	y)	13. DATE RE		NORK (mm/dd/yy)	14. IF STILL OFF WORK, CHECK THIS BOX	-	
	Yes No									
	15. PAID FULL DAYS WAGES FOR DATE OF NJURY OR LAST DAY WORKED? Yes No	Yes	No	No INJURY/ILLNESS (mm/dd/yy)			y)	E OF 18. DATE EMPLOYEE WAS PROVIDED CLAIM FORM FORM (mm/dd/yy)	SEX	
ı	19. SPECIFIC INJURY/ILLNESS AND PA	AKT OF BODY AFFEC	TED, MEDICAL DI	AGNUSIS IT AVAILABLE	e, e.g secona aegree i	urns on ngnt	arm, tendonins on left	elbow, lead potsoning	AGE	
J	20. LOCATION WHERE EVENT OR EXP	OSURE OCCURRED	(Number, Street, C	City, ZIp)	20a. COUNT	,		21. ON EMPLOYER'S PREMISES?	DAILY HOURS	
U R Y	22. DEPARTMENT WHERE EVENT OR I	EVDORUBE OCCUPE	ED o a Phinning	denodinaci machin	a shan		23. Other Workers inju	Yes No		
	22. DEPARTMENT WHERE EVENT OR I	EXPOSURE OCCURR	icu, e.g., ampping	deparement, macrim	е впор.		Yes Yes	No No	DAYS PER WEEK	
O R	24. EQUIPMENT, MATERIALS AND CHEMICALS THE EMPLOYEE WAS USING WHEN EVENT OR EXPOSURE OCCURRED, e.g., Adetylene, welding forch, farm tractor, scaffold									
	25. SPECIFIC ACTIVITY THE EMPL	LOYEE WAS PERF	ORMING WHEN	EVENT OR EXPO	SURE OCCURRED, 6	.g Weiding	seams of metal for	ms, loading boxes onto truck.	WEEKLY HOURS	
L	SE MOMINI HIDWII I MESS OCCUPRED	DESCRIBE SECURE	ICE OF EVENTS	PRECIEV OR IECT OF	EVDON IDE WAILOU D	DECTI V DOC	OLICED THE IN HISVIII	LNESS, e.g Worker stepped back to inspect work	WEEKLY WAGE	
L N E S	and silpped on sorap material. As he fell,	, he brushed against f	rech weld, and burn	ned right hand. USE 3	EPARATE SHEET IF NE	ESSARY	DOCED THE INSORTIN	concas, e.g., revines atapped bases to suspent work		
s									COUNTY	
	27. Name and address of physicia	an (number, street	, city, zip)					27a. Phone Number	NATURE OF INJURY	
	28. Hospitalized as an inpatient of	overnight?	No Y	es If yes then, nar	ne and address of h	ospital (nur	aber, street, city, zij	28a. Phone Number	PART OF BODY	
								29. Employee treated in emergency room?	PART OF BODT	
								Yes No ntiality of employees to the extent possible	SOURCE	
	hile the information is being use de: Shaded boxes indicate confidents					1300.29 (b)	(6)-(10) & 14300.35	(b)(2)(E)2.		
\prod	30. EMPLOYEE NAME				31. SOCIAL	SECURIT	YNUMBER	32. DATE OF BIRTH (mm/dd/yv)	EVENT	
$\ $									EVENT	
JE7	33. HOME ADDRESS (Number,	Street, City,Zip)			·			33a. PHONE NUMBER	SECONDARY SOURCE	
P I	M 5 2 35. OCCUPATION (Regular job title, NO initials, abbreviations or numbers) 36. DATE OF HIRE (mm/dd/yy)									
O Y	Male Female				87- P46-	OMENA ***	THE	87b. UNDER WHAT CLASS CODE OF YOUR	ļ	
E E	37. EMPLOYEE USUALLY WORKS hours per day,	days per w	eek,	total weekly hour	Femula	YMENT STA , full-time	part-tim			
					tempo	-	sessons		EXTENT OF INJURY	
$\ $	38. GROSS WAGES/SALARY	\$	per		39. OTHER P		T REPORTED AS WAG	ESISALARY (e.g. tips, meals, overtime, bonuses, etc.)? o		
Co	empleted By (type or print)		Signature 8	& Title					Date (mm/dd/yy)	
cla	 Confidential information may be disclosed only to the employee, former employee, or their personal representative (CCR Title 8 14300.35), to others for the purpose of processing a workers' compensation or other insurance claim; and under certain circumstances to a public health or law enforcement agency or to a consultant hired by the employer (CCR Title 8 14300.30). CCR Title 8 14300.40 requires provision upon request to certain state and faderal workings eacher agencies. 								sation or other insurance equest to certain state and	
_	federal workplace safety agencies.									

Appendix C Glossary of Terms

Glossary of Terms

AA Applicant's Attorney (Usually the employee's Attorney)

ACOEM American College of Occupational and Environmental Medicine

ADA Americans with Disabilities Act (Federal)

AMA Guides American Medical Association Guides to the Evaluation of

Permanent Disability

AME Agreed Medical Evaluator/Examination

AOE/COE Arising Out of Employment and Occurring in the Course of

Employment

App Application of Adjudication of Claim

Appeals Board Workers' Compensation Appeal Board (WCAB)

Applicant Usually the employee who files an application

ARTW Actual return to work

Attny/Atty Attorney

Award Award by the WCAB

AWW/AWE Average Weekly Wage or Average Weekly Earnings

Board Workers' Compensation Appeals Board (WCAB)

C&R Compromise and Release (form of settlement)

Comp Workers' Compensation

CT Cumulative Trauma or Carpal Tunnel Syndrome

DA/Def Attny Defense Attorney – usually represents the employer

Depo Deposition testimony under oath

DEU Disability Evaluation Unit (determines level of disability)

DIR Division of Industrial Relations

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DOI Department of Insurance or Date of Injury

DOK Date of Knowledge of injury or disability

DOR Declaration of Readiness to Proceed (request for Hearing)

Dr Doctor/physician

DWC Division of Workers' Compensation

DWC1 Employee's Claim for Workers' Compensation (form)

E&O Errors and Omissions insurance coverage

EDD Employment Development Department (State Disability)

Ee Employee

ER Employer or Emergency Room

F&A Findings and Award (a court award of benefits)

FCE Functional Capacity Evaluation

I&A Information and Assistance Officer

IBR Independent Bill Review

IME Independent Medical Evaluation/Evaluator

IBR Independent Bill Review

IMR Independent Medical Review

IW Injured worker (employee)

JA Job Analysis

Labor Code of California (rules and regulations)

LDW Last day of work

LTD Long-Term Disability

Med-Legal Medical-Legal opinion or evaluation

MMI Maximum medical improvement (the condition has improved as much as

possible)

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MSA Medicare Set-Aside (an amount of money set aside in a trust for payment

of medical benefits)

MSC Mandatory Settlement Conference (Settlement Hearing)

New and Further A Petition to reopen a claim for additional benefits

NOPE Notice of Potential Disability advising an employee of their

potential rights to Supplemental Job Displacement benefits

OSHA Occupational Safety and Health Act

Pro PerUnrepresented employee acting as their own attorney

P&S Permanent and Stationary (the condition has improved as much as

possible)

PD/PPD Permanent Disability or Permanent Partial Disability

PDA Permanent Disability Advance

PDR Permanent Disability Rating

PERS Public Employees' Retirement System

PQME Panel Qualified Medical Evaluation/Evaluator

PRN Medical term – return for care "as needed"

PTP Primary Treating Physician

QME Qualified Medical Evaluator/Evaluation

Rating A calculation of permanent disability

RRTW Released to return to work

S&W A petition for additional benefits due to the employer's Serious and Willful

misconduct leading to an injury or illness

SAWW State Average Weekly Wage

SB 1159/AB 1751 COVID-19 Presumptive Injury Bill and Employer Reporting requirements

SCIF State Compensation Insurance Fund

SII Self-Imposed Increase. An increase in benefits paid as the result of late

provision of benefits.

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SIU Special Investigations Unit. A unit generally managed by the TPA that

investigated potentially fraudulent claims and issues.

SJDB/SJDV Supplemental Job Displacement Benefit/Voucher (relates to retraining

costs)

SOL Statute of Limitations

SSA/SS Social Security Administration or benefits

SSN Social Security Number

Stipulated Award (an agreed upon award) **Stips**

Sub Rosa Undercover investigation (usually filmed)

Take Nothing A determined by the judge that the party "takes nothing" or receives no

award (usually the employee)

Temporary Disability/Temporary Total Disability (payment for time loss TD/TTD

from work)

TPD Temporary Partial Disability (payment for part time loss from work – wage

loss)

U&C Usual and Customary occupation (regular work)

UR Utilization Review

Voucher Supplemental Job Displacement Voucher (relates to retraining)

VR/Voc Rehab Vocational Rehabilitation (relates to retraining)

WC Workers' Compensation

WCAB Workers' Compensation Appeals Board

WCJ Workers' Compensation Judge

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