

NOTICE: NEVADA WORKERS COMPENSATION

This business operates under Nevada Workers Compensation Law.

WORKERS MUST REPORT ALL ACCIDENTS IMMEDIATELY TO THE EMPLOYER BY ADVISING THE EMPLOYER PERSONALLY, OR AN AGENT, REPRESENTATIVE, BOSS, SUPERVISOR OR FOREMAN OF THE EMPLOYER.

Workers Compensation insurance benefits are provided through:

BerkleyNet

To report a claim, contact us at:

Website: berkleynet.com Email: claims@berkleynet.com Address: 9301 Innovation Drive, Suite 200, Manassas, VA 20110 Phone: 877.497.2637 Fax: 866.275.6320

"NOTICE OF INJURY OR OCCUPATIONAL DISEASE" (Incident Report) Pursuant to NRS 616C.015

Name of Employer _____

Name of Employee				Social Security Number		Telephone Number			
Date of Accident (if applicable)	Time of Accident Place (if applicable)			where accident occurred (if applicable)					
What is the nature of the injury or occupational disease?					List any body parts involved:				
Briefly describe accident o (Note: if you are claiming an o					ee first be	ecame aware of connection b	between cor	ndition and employment)	
Names of witnesses:									
Did the employee YES leave work because If yes, when (date a of the injury or			and time)?	Has the employee YES returned to work? NO			If yes, when (date and time)?		
Was first aid YES provided? NO If yes, by whom?				Name and address of treating physician, if applicable or known			if applicable or known		
Did the accident happen in the normal course of work? (if applicable)	N	YES O							
Was anyone YES Names of oth else involved? NO				ames of others	ers involved				
MY EMPLOYER/INSURER MAY HAVE MADE ARRANGEMENTS TO DIRECT ME TO A HEALTH CARE PROVIDER FOR MEDICAL TREATMENT OF MY INDUSTRIAL INJURY OR OCCUPATIONAL DISEASE. I HAVE BEEN NOTIFIED OF THESE ARRANGEMENTS.									
Supervisor 's Signature Date				Signature of Injured or Disabled Employee Date					

TO FILE A CLAIM FOR COMPENSATION, SEE REVERSE SIDE, SECTION ENTITLED, CLAIM FOR COMPENSATION (FORM C-4).

For assistance with Workers' Compensation Issues you may contact the Office of the Governor Consumer Health Assistance <u>Toll Free</u>: 1-888-333-1597 <u>Web site</u>: http://govcha.state.nv.us <u>E-mail</u> cha@govcha.state.nv.us

	TO AVOID PENALTY, THIS REPORT M COMPLETED AND MAILED TO THE INSUR 6 WORKING DAYS OF RECEIPT OF THE	ER WITHIN	Please Type or Print		EMPLOYER'S REPORT OF INDUSTRIAL INJURY OR OCCUPATIONAL DISEASE				
ER	Employer's Name	Nature of Business (mfg., etc.)		FEIN	OSHA L	og #			
EMPLOYER	Office Mail Address	Location If different from maili		ailing address Telephone					
EMP	City State Zip	INSURER		THIRD-PARTY		YADMINISTRATOR			
	First Name M.I. Las	Social Security		Birthdate	Age	Primary Language Spoken			
ИРLOYEE	Home Address (Number and Street)	Sex 🗆 Male 🛛 Female		Marital Status		Divorced Widowed			
	City State Zip	Was the employee pair (If applicable)	l for the d ❑ Yes			this person been employed by you			
	In which state was employee hired? Emplo	ion (job title) when hired	l or disab	bled Department in which		egularly employed:			
	□ Yes □ No	er? sole proprietor? partner		□ No	by occupational disease (O/D)?				
	Date of Injury (if applicable) Time of injury (Hours; M	applicable) Date employer notified (
T OR SE	Address or location of accident (Also provide city	(if applicable)			Accident on employer's premises? (if applicable)				
CIDENT (DISEASE	What was this employee doing when the acciden	What was this employee doing when the accident occurred (loading truck, walking down stairs, etc.)? (if applicable)							
ACCIDENT DISEASE	How did this injury or occupational disease occur	? Include time	e employee began work	. Be spe	cific and answer in o	detail. Use additional s	sheet if necessary.		
ш	Specify machine, tool, substance, or object mos (if applicable)	ected with the accident	١	Witness Was there more th person injured in th accident? (if applic					
	Part of body injured or affected If fatal, give date of deat				Witness				
OR DISEASE	Nature of Injury or Occupational Disease (scrate	strain, etc.)	١	Witness Ves I					
DIS				Did employee return to next scheduled shift after accident? (if applicable) Will you have light duty available if necessary? □ Yes □ No □ Yes □ Nc					
RY OF	If validity of claim is doubted, state reason		L	Construction of Initial Treatment					
	Treating physician/chiropractor name		E	Emergency Room	🗆 Yes 🗆 No	Hospitalized 🗆 Yes 🗆 No			
nrni	How many days per week doe employee work?	∣am 🗆	pm To	Last day wages were earned					
	Scheduled S M T W T F S Rotating days off						ges during disability? □ Yes □ No		
ANT E INFO	Date employee was hired Last day of work after injury or disability Date of return to work Number of work days lost								
	Was the employee hired to If n work 40 hours per week? □ Yes □ No was	ny hours a week e hired?	Did the months?	he employee receive unemployment compensation any time during the last 12 hs?					
IMPORTANT	For the purpose of calculation of the average monthly wage, indicate the employee's gross earnings by pay period for 12 weeks prior to the date of injury or disability. If the injured employee is expected to be off work 5 days or more, attach wage verification form (D-8). Gross earnings will include overtime, bonuses, and other remuneration, but will not include reimbursement for expenses. If the employee was employed by you for less than 12 weeks, provide gross earnings from the date of hire to the date of injury or disability.								
LO –	Pay period SUN TUE THUR SAT ends on: MON WED FRI		VEEKLY			injury or disability s wage was: \$	per 🗆 Hr 🗆 Day 🗆 Wk 🗆 Mo		
	For assistance with Workers' Compensation Issues you may contact the Office of the Governor Consumer Health Assistance <u>Toll Free</u> : 1-888-333-1597 <u>Web site</u> : http://govcha.state.nv.us <u>E-mail</u> cha@govcha.state.nv.us								
*	I affirm that the information provided above regarding the accident and injury or occupational dise the best of my knowledge. I further affirm the wage information provided is true and correct as tal payroll records of the employee in question. I also understand that providing false information is				om the		Date		
se	Nevada law.	3 rd Party	Deemed Wage		Account No.		Class Code		
Insurer Use Only	Claims Examiner's Signature		Date		Status Clerk		Date		
	(rev.11/05) ORIGINAL –	I R PA	GE 2 -	· INSURER/TP/	A I	PAGE 3 – EMPLOYEE			

State of Nevada DEPARTMENT OF BUSINESS & INDUSTRY DIVISION OF INDUSTRIAL RELATIONS Workers' Compensation Section

ATTENTION Brief Description of Your Rights and Benefits If You Are Injured on the Job or have an Occupational Disease

Notice of Injury or Occupational Disease (Incident Report Form C-1) If an injury or occupational disease (OD) arises out of and in the course of employment, you must provide written notice to your employer as soon as practicable, but no later than 7 days after the accident or OD. Your employer shall maintain a sufficient supply of the forms.

Claim for Compensation (Form C-4): If medical treatment is sought, the form C-4 is available at the place of initial treatment. A completed "Claim for Compensation" (Form C-4) must be filed within 90 days after an accident or OD. The treating physician or chiropractor must, within 3 working days after treatment, complete and mail to the employer, the employer's insurer and third-party administrator, the Claim for Compensation.

Medical Treatment: If you require medical treatment for your on-the-job injury or OD, you may be required to select a physician or chiropractor from a list provided by your workers' compensation insurer, if it has contracted with an Organization for Managed Care (MCO) or Preferred Provider Organization (PPO) or providers of health care. If your employer has not entered into a contract with an MCO or PPO, you may select a physician or chiropractor from the Panel of Physicians and Chiropractors. Any **medical costs** related to your industrial injury or OD will be paid by your insurer.

Temporary Total Disability (TTD): If your doctor has certified that you are unable to work for a period of at least 5 consecutive days, or 5 cumulative days in a 20-day period, or places restrictions on you that your employer does not accommodate, you may be entitled to TTD compensation.

Temporary Partial Disability (TPD): If the wage you receive upon reemployment is less than the compensation for TTD to which you are entitled, the insurer may be required to pay you TPD compensation to make up the difference. TPD can only be paid for a maximum of 24 months.

Permanent Partial Disability (PPD): When your medical condition is stable and there is an indication of a PPD as a result of your injury or OD, within 30 days, your insurer must arrange for an evaluation by a rating physician or chiropractor to determine the degree of your PPD. The amount of your PPD award depends on the date of injury, the results of the PPD evaluation and your age and wage.

Permanent Total Disability (PTD): If you are medically certified by a treating physician or chiropractor as permanently and totally disabled and have been granted a PTD status by your insurer, you are entitled to receive monthly benefits not to exceed 66 2/3% of your average monthly wage. The amount of your PTD payments is subject to reduction if you previously received a PPD award.

Vocational Rehabilitation Services: You may be eligible for vocational rehabilitation services if you are unable to return to the job due to a permanent physical impairment or permanent restrictions as a result of your injury or occupational disease.

Transportation and Per Diem Reimbursement: You may be eligible for travel expenses and per diem associated with medical treatment.

Reopening: You may be able to reopen your claim if your condition worsens after claim closure.

Appeal Process: If you disagree with a written determination issued by the insurer or the insurer does not respond to your request, you may appeal to the Department of Administration, Hearing Officer, by following the instructions contained in your determination letter. You must appeal the determination within 70 days from the date of the determination letter at 1050 E. William Street, Suite 400, Carson City, Nevada 89701, or 2200 S. Rancho Drive, Suite 210, Las Vegas, Nevada 89102. If you disagree with the Hearing Officer decision, you may appeal to the Department of Administration, Appeals Officer. You must file your appeal within 30 days from the date of the Hearing Officer decision letter at 1050 E. William Street, Suite 450, Carson City, Nevada 89701, or 2200 S. Rancho Drive, Suite 220, Las Vegas, Nevada 89102. If you disagree with a decision of an Appeals Officer, you may file a petition for judicial review with the District Court. You must do so within 30 days of the Appeal Officer's decision. You may be represented by an attorney at your own expense or you may contact the NAIW for possible representation.

Nevada Attorney for Injured Workers (NAIW): If you disagree with a hearing officer decision, you may request that NAIW represent you without charge at an Appeals Officer hearing. NAIW is an independent state agency and is not affiliated with any insurer. For information regarding denial of benefits, you may contact the NAIW at: 1000 E. William Street, Suite 208, Carson City, NV 89701, (775) 684-7555, or 2200 S. Rancho Drive, Suite 230, Las Vegas, NV 89102, (702) 486-2830.

To File a Complaint with the Division: If you wish to file a complaint with the Administrator of the Division of Industrial Relations (DIR), please contact Workers' Compensation Section, 400 West King Street, Suite 400, Carson City, Nevada 89703, telephone (775)684-7270, or 1301 North Green Valley Parkway, Suite 200, Henderson, Nevada 89074, telephone (702) 486-9080.

For Assistance with Workers' Compensation Issues: You may contact the Office of the Governor Consumer Health Assistance, 555 E. Washington Avenue, Suite 4800, Las Vegas, Nevada 89101, <u>Toll Free</u> 1-888-333-1597, <u>Web site</u>: http://govcha.state.nv.us, <u>E-mail</u> cha@govcha.state.nv.us

The information in this publication is derived from Chapters 616A and 617 of the Nevada Revised Statutes and is provided for informational purposes only. If you have any questions, regarding your injury or workers' compensation claim, please call the following:

Insurer/Ad	ministrator:			Contact Person:		
Address:				Telephone Number:		
	City	State	Zip	1		
MCO/Heal	th Care Provide	r:		Contact Person:		
Address:				Telephone Number:		
	City	State	Zip	1	D-1 (rev. 10/07)	

BRIEF DESCRIPTION OF RIGHTS AND BENEFITS (Pursuant to NRS 616C.050)

Notice of Injury or Occupational Disease (Incident Report Form C-1): If an injury or occupational disease (OD) arises out of and in the course of employment, you must provide written notice to your employer as soon as practicable, but no later than 7 days after the accident or OD. Your employer shall maintain a sufficient supply of the required forms.

Claim for Compensation (Form C-4): If medical treatment is sought, the form C-4 is available at the place of initial treatment. A completed "Claim for Compensation" (Form C-4) must be filed within 90 days after an accident or OD. The treating physician or chiropractor must, within 3 working days after treatment, complete and mail to the employer, the employer's insurer and third-party administrator, the Claim for Compensation.

Medical Treatment: If you require medical treatment for your on-the-job injury or OD, you may be required to select a physician or chiropractor from a list provided by your workers' compensation insurer, if it has contracted with an Organization for Managed Care (MCO) or Preferred Provider Organization (PPO) or providers of health care. If your employer has not entered into a contract with an MCO or PPO, you may select a physician or chiropractor from the Panel of Physicians and Chiropractors. Any **medical costs** related to your industrial injury or OD will be paid by your insurer.

Temporary Total Disability (TTD): If your doctor has certified that you are unable to work for a period of at least 5 consecutive days, or 5 cumulative days in a 20-day period, or places restrictions on you that your employer does not accommodate, you may be entitled to TTD compensation.

Temporary Partial Disability (TPD): If the wage you receive upon reemployment is less than the compensation for TTD to which you are entitled, the insurer may be required to pay you TPD compensation to make up the difference. TPD can only be paid for a maximum of 24 months.

Permanent Partial Disability (PPD): When your medical condition is stable and there is an indication of a PPD as a result of your injury or OD, within 30 days, your insurer must arrange for an evaluation by a rating physician or chiropractor to determine the degree of your PPD. The amount of your PPD award depends on the date of injury, the results of the PPD evaluation and your age and wage.

Permanent Total Disability (PTD): If you are medically certified by a treating physician or chiropractor as permanently and totally disabled and have been granted a PTD status by your insurer, you are entitled to receive monthly benefits not to exceed 66 2/3% of your average monthly wage. The amount of your PTD payments is subject to reduction if you previously received a PPD award.

Vocational Rehabilitation Services: You may be eligible for vocational rehabilitation services if you are unable to return to the job due to a permanent physical impairment or permanent restrictions as a result of your injury or occupational disease.

Transportation and Per Diem Reimbursement: You may be eligible for travel expenses and per diem associated with medical treatment.

Reopening: You may be able to reopen your claim if your condition worsens after claim closure.

Appeal Process: If you disagree with a written determination issued by the insurer or the insurer does not respond to your request, you may appeal to the **Department of Administration, Hearing Officer**, by following the instructions contained in your determination letter. You must appeal the determination within 70 days from the date of the determination letter at 1050 E. William Street, Suite 400, Carson City, Nevada 89701, or 2200 S. Rancho Drive, Suite 210, Las Vegas, Nevada 89102. If you disagree with the Hearing Officer decision, you may appeal to the **Department of Administration, Appeals Officer**. You must file your appeal within 30 days from the date of the Hearing Officer decision letter at 1050 E. William Street, Suite 450, Carson City, Nevada 89701, or 2200 S. Rancho Drive, Suite 250, Carson City, Nevada 89701, or 2200 S. Rancho Drive, Suite 260, Carson City, Nevada 89701, or 2200 S. Rancho Drive, Suite 260, Las Vegas, Nevada 89701, or 2200 S. Rancho Drive, Suite 200, Las Vegas, Nevada 89102. If you disagree with a decision of an Appeals Officer, you may file a **petition for judicial review with the District Court**. You must do so within 30 days of the Appeal Officer's decision. You may be represented by an attorney at your own expense or you may contact the NAIW for possible representation.

Nevada Attorney for Injured Workers (NAIW): If you disagree with a hearing officer decision, you may request that NAIW represent you without charge at an Appeals Officer Hearing. For information regarding denial of benefits, you may contact the NAIW at: 1000 E. William Street, Suite 208, Carson City, NV 89701, (775) 684-7555, or 2200 S. Rancho Drive, Suite 230, Las Vegas, NV 89102, (702) 486-2830

To File a Complaint with the Division: If you wish to file a complaint with the Administrator of the Division of Industrial Relations (DIR), please contact the Workers' Compensation Section, 400 West King Street, Suite 400, Carson City, Nevada 89703, telephone (775) 684-7270, or 1301 North Green Valley Parkway, Suite 200, Henderson, Nevada 89074, telephone (702) 486-9080.

For assistance with Workers' Compensation Issues: you may contact the Office of the Governor Consumer Health Assistance, 555 E. Washington Avenue, Suite 4800, Las Vegas, Nevada 89101, <u>Toll Free</u> 1-888-333-1597, <u>Web site</u>: <u>http://govcha.state.nv.us</u>, <u>E-mail</u> cha@govcha.state.nv.us

NOTICE TO EMPLOYEES

Pursuant to: NRS 616B.227 Election by employee to report his tips; effect; regulation.

- 1. For the purpose of workers' compensation, an employee may elect to report the amount he receives as tips for the purpose of the calculation of compensation by submitting to his employer an Employee's Declaration of Election of Report Tips (form D-23). The employee must make his election separately for each pay period before the end of the next pay period. The declaration may not be amended.
- 2. Upon receipt of such notice the employer shall:
 - Make a copy of each report which the employee has filed with the employer to report the amount of his tips to the United States Internal Revenue Service or Employee's Declaration of Election to Report Tips;
 - (b) Submit the copy to its workers' compensation insurer upon request, or if the employer is self-insured or an association of self-insured public or private employers, retain the copy for his records; and
 - (c) If he is not self-insured, pay the insurer the premiums for the reported tips at the same rate as he pays on regular wages.
- 3. An employee who elects to report his tips is not eligible to receive increased compensation based on those tips until 3 months after his employer receives the Employee's Declaration of Election to Report Tips. For the purpose of workers' compensation, tips may be reported pursuant to 26 U.S.C. §6053(a) or on form D-23. The form for reporting tips D-23 can be obtained from your personnel office.

If the forms are not available, contact your employer or the Internal Revenue Service.