Attending Physician's Report

U.S. Department of Labor

Office of Workers' Compensation Programs



Record of Examinaton								
1. Patient's name La	st	First	Middle	2. Date	e of Injury day yr.	3. OWCP File Nu	mber	OMB No. 1240-0046 Expires: 03-31-202
				,				
4. What history of the emp	loyment injury (incl	uding disease) did	the patient give to	ou?				!
5. Is there any history or evidence of concurrent or pre-existing injury or disease or physical impairment?								Code(s)
(If yes, please describe) Yes No								
6. What are your findings?	(Include results of	X-Rays, laboratory	reports, etc.)					
7. What is your specific diagnosis(es) related to the employment activity?								D Code(s)
7. What is your opening diagnosis(es) related to the employment downly.								- ()
	() 5	<u> </u>				11 11 10 (5)		
8. Do you believe the condition(s) found was caused or aggravated by an employment activity as described in item 4.? (Please explain answer)								
Yes No								
9. Did injury require hospit	alization?	10. Date of a			e of discharge			talization required
If no, go to item # 13 mo, day yr. mo, day yr. lif Yes, des Yes No (Item 25)								in "Remarks" ′es No
13. What treatment did you							'	es III0
10. What it calment ala you	provide:							
14. Date of first examination mo. day yr.		of treatment: day yr.	mo. day yr.		mo. day		f disch day	arge from treatment yr.
me. day yr.	1110.	ady yi.	mo. day yi.		,	, in the	uay	yı.
17. Period of total disability		18. Peri	od of Partial Disabi	ity		19. Date e	mploy	ee able to resume
From mo. day yr.	Thru mo. day	/r. From	mo. day yr.	Thru	mo. day	yr. light w	ork	mo. day yr.
20. Date employee is able t	o rocumo rogular	21 Has ampleye	ee been advised th	nt.	1	20. If was an what		- h - / - h du i d - 2
work mo. day	_		eturn to work?	Yes	No	22. If yes, on what o		is ne/sne advised?
23. If employee is able to resume only light work, indicate the extent of physical limitations and 24. Are any permanent effects expected as a								
the type of work that could reasonably be performed with these limitations. (Continue in item #25 if necessary.)								es, describe in
						item #25.	Yes	No
25. Remarks								
26. If you have referred the	employee to anoth	er physician provid	le the following:			Specialty		
Name						opeolarly		
Address						27. What was the	reason	for this referral?
City		State		ZIP		Consultat	on	Treatment
Oity		State		ZIF		Consultati	OH	rreatment
Signature								
28. I certify that the statement								
understand that any fal subject me to criminal p		atements or any m	isrepresentation or	concea	Iment of mate	rial fact which is kno	owingly	made may
Signature of Physician Date								
29. Name of Physician					30. Tax ID N	umber		
Address					31. Do you s	pecialize?	Yes	No
City	State	ZIP			32. If yes, inc	dicate specialty		

If you have a disability and are in need of communication assistance (such as alternate formats or sign language interpretation), accommodations and/or modifications, please contact OWCP. See form instructions for Requests for Accommodations or Auxiliary Aids and Services.

INSTRUCTIONS TO PHYSICIAN FOR COMPLETING ATTENDING PHYSICIAN'S REPORT

- 1. COMPLETE THE ENTRIES 1-32 ON THE FORM; AND
- 2. IF DISABILITY HAS NOT TERMINATED, INDICATE IN ITEM 17; AND
- 3. SEND THE FORM AND YOUR BILL TO:

Office of Workers' Compensation Programs Division of Federal Employees', Longshore and Harbor Workers' Compensation Federal Employees' Compensation Act (OWCP/DFELHWC-FECA) PO Box 8311 London, KY 40742-8311

IMPORTANT: A medical report is required by the Office of Workers' Compensation Programs before payment of compensation for loss of wages or permanent disability can be made to the employee.

> This information is required to obtain or retain a benefit (5 U.S.C. 8101, et seq.), If you have submitted a narrative medical report or a form CA-16 to OWCP within the past 10 days, you need not submit this form CA-20.

OWCP requires that medical bills, other than hospital bills, be submitted on the American Medical Association health insurance claim form, HCFA 1500/OWCP-1500.

INSTRUCTIONS FOR THE INJURED WORKER/ EMPLOYING AGENCY

Compensation for wage loss cannot be paid unless medical evidence has been submitted supporting disability for work during the period claimed. For claims based on traumatic injury and reported on Form CA-1, the employee should detach Form CA-20 and complete items 1-3 on the front. The form should be promptly referred to the attending physician for early completion. If the claim is for occupational disease, filed on Form CA-2, a medical report as described in the instructions accompanying that form is required in most cases. The employee should bring these requirements to the physician's attention. It may be necessary for the physician to provide a narrative medical report in place of or in addition to Form CA-20 to adequately explain and support the relationship of the disability to the employment.

For payment of a schedule award the claimant must have a permanent loss or loss of function of one of the members of the body or organs enumerated in the regulations (20 C.F.R. 10.404). The attending physician must affirm that maximum medical improvement of the condition has been reached and should describe the functional loss and the resulting impairment in accordance with the American Association Guides to the Evaluation of Permanent Impairment.

Notice

Requests for Accommodations or Auxiliary Aids and Services

If you have a disability, federal law gives you the right to receive help from the OWCP in the form of communication assistance, accommodation(s) and/or modification(s) to aid you in the claims process. For example, we will provide you with copies of documents in alternate formats, communication services such as sign language interpretation, or other kinds of adjustments or changes to accommodate your disability. Please contact our office or your OWCP claims examiner to ask about this assistance.

Privacy Act Statement

In accordance with the Privacy Act of 1974, as amended (5 U.S.C. 552a), you are here by notified that: (1) The Federal Employees' Compensation Act, as amended and extended (5 U.S.C. 8101, et seq.) (FECA) is administered by the Office of Workers' Compensation Programs of the U. S. Department of Labor, which receives and maintains personal information on claimants and their immediate families. (2) Information which the Office has will be used to determine eligibility for and the amount of benefits payable under the FECA, and may be verified through computer matches or other appropriate means. (3) Information may be given to the Federal agency which employed the claimant at the time of injury in order to verify statements made, answer questions concerning the status of the claim, verify billing, and to consider issues relating to retention, rehire, or other relevant matters. (4) Information may also be given to other Federal agencies, other government entities, and to private-sector agencies and/or employers as part of rehabilitative and other return-to-work programs and services. (5) Information may be disclosed to physicians and other healthcare providers for use in providing treatment or medical/vocational rehabilitation, making evaluations for the Office, and for other purposes related to the medical management of the claim. (6) Information may be given to Federal, state and local agencies for law enforcement purposes, to obtain information relevant to a decision under the FECA, to determine whether benefits are being paid properly, including whether prohibited dual payments are being made, and, where appropriate, to pursue salary/ administrative offset and debt collection actions required or permitted by the FECA and/or the Debt Collection Act. (7) Disclosure of the claimant's social security number (SSN) or tax identifying number (TIN) on this form is mandatory. The SSN and/or TIN, and other information maintained by the Office, may be used for identification, to support debt collection efforts carried on by the Federal government, and for other purposes required or authorized by law. (8) Failure to disclose all requested information may delay the processing of the claim or the payment of benefits, or may result in an unfavorable decision or reduced level of benefits.

Public Burden Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to this collection of information unless it displays a currently valid OMB control number. Public reporting burden for this collection of information is estimated to average 5 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The obligation to respond to this collection is required to obtain or retain a benefit under 5 U.S.C. 8101, et seq. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the U.S. Department of Labor, Office of Workers' Compensation Programs, Room S-3229, 200 Constitution Avenue, NW, Washington, DC 20210, and reference the OMB Control Number 1240-0046. Note: Please do not send the completed form to this office.