Attending Physician's Supplementary Report (Longshore and Harbor Workers' Compensation Act, As Extended)

U.S. Department of Labor Office of Workers' Compensation Programs https://www.dol.gov/agencies/owcp/dlhwc



				TATES OF	
		make a final report when the patient is discharged.			
		, the original to the District Director (See Item 19. on page byer. Please answer all questions fully. If a question is not		FOR OFFICE USE	
applicable, enter "NA". The exact point of amputation or other permanent partial impairment must be known to determine compensation the injured is entitled to receive. If preferred, physician may submit a narrative report covering			OWCP No.		
all information requested on this form. Use "Remark" on page		e 2 of form if more space is r	needed for any answer.	Carrier's No.	
1. Type of Report (Mark X one)		2. Date of Injury (mm/dd/yyyy) Telephone		ne	
Progress Final					
3. Name of Injured employee		4. Employee's home addre	285		
5. Name of employer		6. Name of insurance carrie	er		
7a. Have you filed a previous report g	iving history?				
Yes- skip to Item 8 No-Answer 7b and 7c					
7b. State how many injuries occurred		7c. Was employee previou	sly under the care of another pl	nysician for this injury?	
information. (If claim is for occupational disease, include occupational history and date of onset of related					
symptoms)		No Yes- Give Physician's name and address and reason for transfer			
8. Is there any history or evidence of p	pre-existing injury, disea	ase or physical impairment?			
9a. Present condition (include diagnosis, subjective		9b. If employee was hospitalized since last report, indicate and give name and address			
complaints, objective findings, and an		of hospital.			
condition since last report.)					
10a. Describe treatment provided					
10b. Date of first treatment	10c. Date of most recent treatment		10d. Has treatment been terr	ninated?	
			🗌 No 📄 Yes- In	dicate reason	
10e. Are you continuing treatment?	10f. If treatment is continuing, estimate probable duration				
This report is authorized by 33 U.S.C. injured's workers' compensation case will be used to determine an injured w	is properly processed I	by the U.S. Department of La	bor. This form is used to reque		

Form LS-204 Rev. April 2012

11. Will the injury result in permanent restriction, total or p neck, or some other part of the body which will handicap t					
No Yes-Describe					
12. Is employee working?	13. When do you estimate employee can a. Resume limited work of any kind? b. Resume regular work?				
Yes No	Date (mm/dd/yyyy)	Date (mm/dd/yyyy)			
14. If employee is unable to do his/her regular work, but can do limited work, specify work limitations due to this injury.					
15. In your opinion, was the occurrence described above (or in the previous report which gave this information) the competent producing cause of the injury and disability?					
16. Is rehabilitation treatment or service or evaluation	17 If rebabilitation treatment or services	s or evaluation is recommended, has referral			
recommended? Yes- Explain No- Explain					
18. Remarks	19. Send the original of your report to:				
	U.S. Department of Labor Office of Workers' Compensation Programs Division of Federal Employees', Longshore and Harbor Workers' Compensation 400 West Bay Street, Suite 63A, Box 28 Jacksonville, VL 32202				
20. Name of attending physician (Type or Print)	21. Signature of physician				
22. Address	23. Telephone No. (Area Code)	24. Date of Report			

PRIVACY ACT STATEMENT

The Privacy Act of 1974, as amended (5 U.S.C. 552a) section 901 of Title 33 to the US Code and 33 U.S.C. 907 (b) authorize collection of this information is to determine an injured worker's entitlement to compensation and medical benefits under the Longshore and Harbor Workers' Compensation Act (LHWCA). Completion of this form is not mandatory; however, failure to provide the information may result in the loss of compensation benefits. Additional disclosures of this information may be to: (1) the employer which employed the claimant at the time of injury, or to the insurance carrier or other entity which secured the employer's compensation liability. (2) physicians and other medical service providers for use in providing treatment or medical/vocational rehabilitation, making evaluations and for other purposes relating to the medical management of the claim. (3) the Department of Labor's Office of Administrative Law Judges (OALJ), or other person, board or organization, which is authorized or required to render decisions with respect to the claim or other matter arising in connection with the claim. (4) Federal, state and local agencies for law enforcement purposes, to obtain information relevant to a decision under the LHWCA to determine whether benefits are being and have been paid properly, and where appropriate, to pursue salary/administrative offset and debt collection actions required or permitted by law. (5) Failure to disclose all requested information may delay the processing of the claim, 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 a collection of information unless such collection displays a valid OMB control number. Public reporting burden for this collection of information is estimated to average 30 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. Use of this form is optional, however furnishing the information is required in order to obtain and/or retain benefits. (33 U.S.C. 907 6). Send comments regarding this burden estimate or any aspect of this collection of information, including suggestions for reducing this burden, to the U. S. Department of Labor, 200 Constitution Avenue, NW, Room S-3229, Washington, D.C. 20210, and reference the OMB Control Number.

DO NOT SEND COMPLETED FORMS TO THIS OFFICE.