## Employer's Supplementary Report of Accident or Occupational Illness



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Notice: This Report should be filed promptly with the District Director in every case in which (1) Form LS-202 does not show date injured employee returned to work, and (2) each time injured employee has returned to work and later becomes disabled for work (33 U.S.C.930(b) if the information is not already reported via Form LS-208. If the employee was disabled for work more than 3 days, compensation payments should be reported on Form LS-208. Medical reports must be sent to the District Director promptly following first treatment and				OMB No. 1240-0003 Expires: 2/29/2024 1. OWCP No.
on Form LS-208. Medical reports must be sent thereafter while treatment continues. Please ty back of form.) The information will be used to d the U.S. Department of Labor, Office of Workers Workers' Compensation by electronic submission	pe or print all information etermine entitlement to b ' Compensation Program	n. (if additional space benefits. This report m is, Division of Longsh	is needed, use nust be filed with ore and Harbor	2. Carrier's No.
3. Name of injured employee (First, middle initial, las				nt (Month, day, year)
5. Address of injured employee (Number and Street,	City, State, ZIP code)	6. Name and address	s of your insurance	carrier
7. Initial Period of Disability (Use Inclusive Dates for a and b)   a. From (Month, day, year) b. Through (Month, day)		y, year)	c. Date returned to work (Month, day, year)	
8. If this report covers a period of disability after the o	date shown in item 7c. stat	e each subsequent per	iod of disability. Us	se inclusive dates for
a. and b.			- i	
a. From (Month, day, year)	b. Through (Month, day, year)		c. Date retu	ned to work (Month, day, year)
9. Did employee receive medical attention? a. Yes - Give dates, names and addresses of	f doctors and hospitals pro	viding treatment.	b. 🗌 No - E	xplain
10 Was ampleires tracted by his or her sheires of ph	unition 2	44 Was form I S 4 a		has initiative reported to you?
10. Was employee treated by his or her choice of physician?		11. Was form LS-1 given to employee when injury was reported to you?		
Yes No				
12. Name of employer		13. Employer's address (Number and Street, City, State, ZIP code)		
14. Signature of person authorized to sign for employer	15. Name, official title and phone number of person signing			16. Date of report (month, day, year)
According to the Paperwork Reduction Act of 1995 valid OMB control number. Public reporting burder reviewing instructions, searching existing data sour information. Use of this form is optional, however f comments regarding the burden estimate or any o U.S. Department of Labor, 200 Constitution Aven <b>DO NC</b>	n for this collection of inforr rces, gathering and mainta furnishing the information is other aspect of this collecti	to respond to a collection mation is estimated to a ining the data needed, s required in order to ob- ion of information, inclu- ashington, D.C. 20210	verage 15 minutes and completing an otain and/or retain I uding suggestions , and reference the	per response, including time for d reviewing the collection of penefits. (33 U.SC.930(b)). Send for reducing this burden, to the

## **PRIVACY ACT OF 1974 NOTICE**

In accordance with the Privacy Act of 1974, as amended (5 U.S.C. 552a) you are hereby notified that (1) the Longshore and Harbor Workers' Compensation Act, as amended and extended (33 U.S.C. 901 et seq.) (LHWCA) is administered by the Office of Workers' Compensation Programs of the U.S. Department of Labor, which receives and maintains personal information on claimants. (2) Information which the Office has will be used to determine eligibility for the amount of benefits payable under the LHWCA. (3) Information may be given to the claimant or his/her representative. (4) Information may be given to 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. (5) Information may be given to 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. (6) Information may be given to 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 or have been paid properly, and, where appropriate, to pursuesalary/administrative offset and debt collection actions required or permitted by law.