Workers' Compensation

NAC616A.460 INFORMATIONAL POSTER TO BE DISPLAYED BY EMPLOYERS

1. Each employer governed by the provisions of chapters 616A to 617, inclusive, of NRS shall prominently display at his place of business a poster with the language and in the format specified in Form D-1 (revised 11/19).

2. The title of the poster must be printed in not less than 20-point bold type. The required statement concerning questions and problems relating to claims must be printed in not less than 12-point bold type. The text appearing on the remainder of the poster must be printed in not less than 10-point type. The poster shall be at least 11 inches by 17 inches in size.

3. Each employer shall:

(a) Display the poster as required by this section; and

(b) Advise his or her employees of the insurer's name, business address and telephone number of the administrator for their claims for workers' compensation.

4. The poster must be displayed in such a manner as to be readily visible by all employees. A poster must not be displayed unless:

(a) It has been issued or approved by the Workers' Compensation Section (WCS); or

(b) If it has not been issued by the Workers' Compensation Section (WCS) or bears the Workers' Compensation Section's (WCS) indication of approval.

(Added to NAC by Div. of Industrial Insurance Regulation, eff. 2-22-88; A 8-30-91; A by Div. of Industrial Relations, 3-28-94)--Substituted in revision for NAC 616.253)

NAC 616A.470 Poster to be displayed by employers with employees who receive tips

1. Each employer governed by the provisions of chapters 616A to 617, inclusive, of NRS who has employees who receive tips shall prominently display a poster with the language and in the format specified in Form D-22 (revised 7/99).

2. The poster must be at least 8 1/2 inches by 11 inches in size and posted in such a manner as to be readily visible to all employees.

(Added to the NAC by Div. of Industrial Insurance Regulation, eff. 2-22-88; A by Div. of Industrial Relations, 3-28-94)--Substituted in revision for NAC 616.225)

NAC 616A.480 Use, alteration, printing and distribution of certain posters and forms (NRS 616A.400)

1. The following posters and forms or data must be used by each insurer in the administration of claims for workers' compensation:

(a) <u>D-1</u>, Information Poster - Displayed by Employer. The informational poster must include the language contained in Form D-2 (revised 1/20, and the name, business address, telephone number and contact person of:

- (1) The insurer;
- (2) The third-party administrator, if applicable;

(3) The organization for managed care or providers of health care with whom the insurer has contracted to provide medical and health care services; and

(4) The name, business address and telephone number of insurer's or third-party administrator's adjuster in this state that is located nearest to the employer's place of business.

State of Nevada DEPARTMENT OF BUSINESS & INDUSTRY DIVISION OF INDUSTRIAL RELATIONS

ATTENTION

aution: The information below is general in nature and is not intended to be legal advice. If you have any questions regarding your status as an imployer or exployee or your rights and qualification for specific benefits under an industrial injury or occupational disease claim, you should consult in an atomey experiment of instance.

Brief Description of Whether the Employer is Required to Obtain Industrial Insurance and Whether a Person is a Covered Employee

Every employer ... shall provide and secure compensation ... for any personal injuries by accident sustained by an employee arising out of and in the course of the employme See NRS 616B.612(1).

no support o summon, escriptoria, trans, sournany association and private composition, including any public service corporation, which has an service any person under a construct of hims⁻¹ Service 10.85 Sel (6.4.2007). A genera in sour a service person drawn into a construct with another persons on banisms which is an independent enterprise; and (b) The person is not in the same trade, business, profession or occupation as the independent enterprise; "See NRS 6168-602(1).

As mapping the set bready defined as , ..., every permit the avery to of an analysis or analysis and any appointment of the or appointediation, separate or ingliced, and analysis much as a proposition of the set associated with the set of the

An independent contractor is a person who is hired and paid solely to produce a result. It is defined as, "... any person who renders service for a specified recompense for a specified result, under the control of the person's principal as to the result of the person's work only and not as to the means by which such result is accomplished." See NRS 616.235.

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

Notice of highery or Occupational Disease (Incident Report Form C-1) If an injury or occupational disease (OD) arises out of and in the course of endpoly or the system to be a strained by a strain of the system of the soliton of OD. You employee its store of the forms. Unline for Communication Form C-1: The model attention is stored for the form C-1 is strained in the store of Comparison of the soliton of t

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Medical Treatment: Hysocregate medical treatment for your on-the-job layer or OD, you may be regained to adhes a physician or chargeness from a list provided by sour waters composition trans. (F) and the source of the source o

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 peri or places restrictions on you that your employer does not accommodate, you may be entitled to TTD compensation.

Temperary Partial Disability (TFD): If the wage you receive upon receptoyment is less than the compensation for TDT to which you are entitled, the insurer may be required to pry you TDT compensation to make up the difference. TPT can only be plad for a number of an antibal resumment Partial Baby (PFD): Which proves multical condition is suble and dnew is an indication of a PTD on a result of your jupy or OO, which 30 days, your insurer from a transfer for an evaluation by a transfer of an antibal section of the PTD evaluation during and depends on the dation of lapors, for entrantion PTD evaluation where and may are an advance on a dissection of the PTD evaluation of your PTD has an advant of your PTD based depends to the dation of lapors, for entrantion PTD evaluation where and may are an advance on a dissection of the evaluation of the PTD evaluation of the provide provide to the dation of lapors, for entrantion PTD evaluation of the section of the provide provide provide to the dation of lapors, for entrantion PTD evaluation of the section of the provide prov

or the PTP common may your age not ways. Presencess Tead Barly (PTDs: If you are modically certified by a treating physician or chiropencov as persanendy and totally disabled and have been guanted a PTD status by your insert, you are emilded to more monthly benefits not to exceed 66 25% of your average monthly wags. The amount of your PTD approxem is subject to reduction if you priorization precised at PTD assid.

previously mechend 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 rotation of your injuty or occupational disease.

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

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

Append Process: Type disagree studies white domination issued by the issuer or the insure date are required, as you say append as the Dependence of Administration, Barrier (1997), which is the instruction complexity is to you determination in the Type of the product and the determination issues at 1000 E. William Street, Saine 400, Canco Cay, Novak 1997(1) or 2005. Rancho Drive, Shite 210, Las Vaga, Novas Britley Defer the date of the determination of the transmitter of the street street at the street street street street at 1000 E. William Street, Saine 400, Canco Cay, Novak 1997(1) or 2005. Rancho Drive, Shite 210, Las Vaga, Novas Britley Defer the date of the street street

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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 3360 W. Sabara Ave., Suite 250, Las Vegas, NV 89102,

For Assistance with Workers' Compensation Issues: You may contact the State of Neurala Office for Consumer Health Assistance, 555 E Washington Avenue, Suite 4800, Las Vegus, Nevada 89101, <u>Toll Free</u> 1- 888-333-1597, Web site: <u>http://dbb.uv.gov/hourmus/CHA</u>, <u>B-mail</u> Aukaignowchan wegu

The information in this publication is derived from Chapters 6164 and 617 of the Nevada Revised Statutes and is provided for informational purposes only. If you have any quantions, regarding your injury or workers' compensation claim, please call the following:

Insurer/Administrator:				Contact Person:	
Addre	66:			Telephone Number:	
	City	State	Zip		-
MCO/Health Care Provider:				Contact Person:	_
Addre				Telephone Number:	-
	City	Shie	2 in	D.1 (mr. 1108)	

D-1 Poster

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

Notice of Injury or Occupational Direase (Incident Report Form C-1): If an injury or occupational direase (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 character from a list provided by your workers' compensation insures, if it has contracted with an Organization for Managed Care (MCO) or Preferred Provider Organization (PPO) or provides or Ohashit care. If your employes has not entered into a contract with an MCO or PPO, you may select a physician or chirapractor from the Panel of Physicians and Chiropractors. Any medical costs related to your industrial injury or OD will be paid by your insure:

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 commensation.

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 month.

Pernament 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 insureur must arrange for an evaluation by a rating physician or chiropractor to determine the degree of your PPD. The amount of your PPD award degende on the date of nigray, 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 stams 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, Caron City, Nevada 89701, or 2005 R. Rancho Drive, Suite 210, Las Vegas, Nevada 89102, If you disagree with the Hearing Officer desirion, 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 desirion. Hetter at 1050 E. William Street, Suite 450, Caron City, Nevada 89701, or 2200 S. Rancho Drive, Suite 220, Las Vegas, Nevada 89102, If you disagree with a descirion of an Appeal Officer, you must 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 he 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 89101, (775) 684-7555, or 2200 S. Eancho 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 Worker? Compensations Section. 400 West King Street, Suite 400, Caron City, Nevada 89703, telephone (775) 684–7270, or 3360 West Sabar Avenues, Suite 2000, Lar Vegae, Nevada 89102, telephone (702) 486–90800.

For Assistance with Workers' Compensation Issues: You may contact the State of Nevada Office for Consumer Health Assistance, 555 E. Washington Avenue, Suite 4800, Las Vegas, Nevada 89101, <u>Toll Free</u> 1-888-333-1597, Web site: <u>http://dhin.org/ov/Programs/CHA_E-unall</u> chail@ovchaim.cov

D-2 (rev. 01/20)

Form D-2