Workers' Compensation

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 6/18).
- 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 self-insured employer shall:
 - (a) Display the poster as required by this section; and
 - (b) Advise his employees of the name, 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 6/18).
- 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 6/18), 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 Worker' 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 m injury or occupational disease (CD) mises out of rad 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 CD. Your employer end maintain a sufficient supply of the forms.

Claim for Compensation (Form C-4): Himedical resistant is vought the form C-4 is available at the place of minal resistant. A completed "Claim for Compensation" (Form C-4) must be fined within 90 days after an accident or OD. The meaning physician or chirapastor must, which is working days after testiment, complete and must be the employer, the employer's insurer and furth-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 chicopractor from a fur provided by your workers! compensation insteat, if it has commented with an Organization for Managed Case (MOO) or Preferred Provide Organization (PPO) or provides or Baelia Care. If you employe has not entered into a contract with an MCO or PPO, you may select applyancian or chicogractor from the Parall of Physicians and Chicogractors. Any unedical costs related to your industrial injury or OD will be paid by your instances.

Temperary Total Disability (TID): Hyour doctor has certified that you are untille to work for a period of at least 5 consensitive days, or 5 consensitive days in a 30-day period, or places sentiations on you that your employer does not accommodate, you may be entitled to TID corners state.

Temporary Partial Disability (TPD): If the wage you secrete upon secupiorment is less than the compensation for TTD to which you are entitled, the insure 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 insure tracts atmange for an evaluation by a rating physician or charagractor to determine the degree of your PPD. The amount of your PPD sweat depends on the date of injury, the results of the PPD evaluation and your new and ware.

Permanent Total Disability (PTD): If you are medically certified by a menting physician or charagractor as permanently and routly disabled and have been guarant a PTD status by your insurer, you are untiled for receive monthly benefits not to exceed 66 219% of your average monthly wage. The amount of your PTD parametric is subject to reduction if you previously received a 1900 parant.

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.

Respening: You may be able to reopen your claim if your condition

Appeal Process: If you disagree with a written determination issued by the insurer or the insurer does not respond to your request, you may supest 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 or 1050 F. William Street. Strip 400. Corsen City. Nevada 89701, or 2200 S. Rancho Drive: Suite 210, Las Vezas, 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, Smits 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 indicial review with the District Court. You must do so within 30 days of the Appeal Officer's decision. You may be represented by an atterney at your own expense or you may contact the NATW for possible

Nevada Attorney for Injured Workers (NAIW): If you disagree with a bearing officer decision, you may request that NAIW represent you without charge on an Appeals Officer bearing. NAIW is an independent state agency and is not affiliated with any insurer. For information regarding denial of beaeths, you many contact the NAIW at 1000 E William Street, Suite 2008, Carson City, NY 87901, (715) 684-7555, or 2008. Ranko Deve, Suite 2008, Liu Weens, NY 87901, (715) 685-5850.

To File a Complaint with the Division: If you wish to file a complaint with the Administrator of the Division of Industrial Relations (DE), please contact Workers' Compression Section - 400 West King Street, State 400, Carson City, Nerocki 89703, relephane (775)684-7270, or 3360 W. Salama Ave., State 250, Las Vegas, NV 89702, relephane (702) 465-9080.

For Auditance with Workers' Compensation Bisses: Toursay constitie Office of the Governor Commer Health Assistance, 555 E. Washington Avezne, Suthe 4800, Lts Vegas, Nersida 59101, Toll Free 1-888-333-1597. Web size: http://gov.cha.state.mv.us, E-mail chasiferoricha.state.mv.us, E-mail

The information in this publication is derived from Chapters 616.4 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 followins:

Insurer/Administrator:				Contact Person:	
Address:				Telephone Number:	
	City	State	Zip		
MCO/Health Care Provider:				Contact Person:	
Address:				Telephone Number:	
	Cav	State	Zm		D-1 (sec. 618)

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

Notice of Injury or Occupational Directe (Incident Report Form C-I): 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 recursion of form.

Claim for Compensation (Form C-4): If medical beatment 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 characterism 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 charopractor from a list provided by your mother's compensation immer, if it has contracted with an Organization for Managed Care (MCO) or Preferred Provider Organization (FPO) or provider; of health care. If your employer has not entered into a contract with an MCO or FPO, you may select a physician or chargedor from the Panel of Physicians and Charapracture. Any medical costs related to your industrial injury or OD will be paid by your masses.

Temperary 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 cannalizate days in a 20-day period, or places restrictions on you that your employer does not accommodate, you may be entitled to TTD connectation.

Temporary Partial Disability (TPD): If the wage you receive upon recemployment is less than the compensation for TID to which you are entitled, the momentum that the pay you TPD compensation to make up the difference. IPD 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 at a sensit of your injury or OD, within 30 days, your insurer must arrange for an establishment by a string physician or chargestor to determine the degree of your PPD. The amount of your PPD award degree of your PPD injury, the results of the PPD evaluation and your age and wage.

Permanent Total Disability (PTD): If you are medically certified by a testing physician or disrepractur as permanently and totally disabled and lare been granted a PTD statu by your turners, you are entitled to receive monthly benefits not to exceed 65 27% of your average monthly usage. The amount of your PTD pyraments is subject to relation of you previously secretic a PTPD stand.

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 imprograms or permanent restrictions as a yearly of your minut or occurring all disease.

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

Appeal Process: If you disagree with a smitten determination insued by the number of the insurer does not respond to your request, you may appeal to the Department of Administration, Bearing Officer, by following the instructions contained in your determination lefter, You must appeal the determination within YO days from the date of the determination lefter at 1000 E. William Speet, Scate 400, Carono City, Nevada 89701, or 2200 S. Roncho Dave, Note by College, Nevada 89702. If you disagree with the Heaving Officer decision, you may appeal to the Department of Administration, Appeals Officer, You must file you appeal within 10 days from the date of the Heaving Officer decision lefter at 1000 E. William Speet, Sust 450, Carono City, Nevada 89701, or 2200 S. Roncho Drive, Sust 2-200, Las Vegas, Newada 89702 If you disagree with a decision of an Appeals Officer, you must file a petition for judicial review with the District Court. You must do so within 30 days of the Appeal Officer is 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 ispacent you without charge at an Appeals Officer Beaming For information regording decision of benefits, you may contact the NAIW at 1000 E. Wilkiam Street, State 200, Carone Cary, NW 89101, (778) 684-7555, or 2200 S. Rancho Done, Suite 200, Lee Vegas, NV 890201, (761) 466-2830

To File a Complaint with the Division: If you wish to file a complaint with the Administrator of the Division of Industrial Relations (DRL), please contact the Worker: Compensation Section, 440 West King Greet, State 400, Caroon City, Nevada 89703, telephone (773) 884-7270, or 3360 West Solars Avenue, Caste 1201, Lav Vegar, Nevada 189102, elephone (700, 486-5000).

For anisonace with Westers' Compensation Invests you may contact the Office of the Governor Consumer Health Assistance, 255 E. Westington Avenue, Suite 4800, Los Vegra, Nevada 89101, Tell Free 1-888-333-1397, Web site http://www.bastete.org.com/ challings/challings/challings/

D-2 (sev. 06/18)

D-1 Poster

Form D-2