Workers' Compensation

SUGGESTED SUMMARY OF CLAIM FOR SUBSEQUENT INJURY ACCOUNT REQUEST

INJURED EMPLOYEE:

CLAIM NO.:

INSURER:

EMPLOYER:

DATE OF INJURY:

PRIOR HISTORY:

*** Provide supporting history of pre-existing claim.

PRESENT CLAIM HISTORY:

*** Provide supporting history of current claim.

FINDINGS:

- *** Provide documentation that satisfies the following subsections under the appropriate NRS.
 - A. NRS 616B.557, 578, 587(1) requires that the compensation due the injured employee for the subsequent injury be substantially greater by reason of the combined effects of the pre-existing impairment and the subsequent injury than from the subsequent injury alone.
 - B. <u>(IF APPLICABLE) NRS 616B.557, 578, 587(2)</u> If the subsequent injury of such an employee results in his death and it is determined that the death would not have occurred except for the pre-existing permanent physical impairment, the compensation due must be charged to the subsequent injury account in accordance with regulations adopted by the Board.
 - C. NRS 616B.557, 578, 587(3) requires that the injured employee have a pre-existing physical impairment of 6% or more prior to the date of injury.
 - D. <u>NRS616B.557, 578, 587(4)</u> requires that the employer, association or private carrier establish by written records that the employer had knowledge of the pre-existing impairment at the time of hire or that the employee was retained in employment after the employer acquired such knowledge.
 - E. <u>NRS 616B557, 578, 587(5)</u> requires the self-insured employer, association or private carrier to notify the Board of a possible claim against the Subsequent Injury Account within 100 weeks of the subsequent injury for claims with a date of injury prior to 10/30/05.