STATE OF NEW YORK — WORKERS’ COMPENSATION BOARD
ESTADO DE NUEVA YORK - JUNTA DE COMPENSACION obrera

NOTICE OF COMPLIANCE TO EMPLOYEES
IMPORTANT INFORMATION FOR EMPLOYEES WHO ARE INJURED OR SUFFER AN OCCUPATIONAL DISEASE WHILE WORKING.

1. By posting this notice and information concerning your rights as an injured worker, your employer is in compliance with the Workers’ Compensation Law.
2. If you do not notify your employer within 30 days of the date of your injury your claim may be disallowed, so do so immediately.
3. You are entitled to obtain any necessary medical treatment and should do so immediately.
4. You may choose any doctor, podiatrist, chiropractor or psychologist referred by a medical doctor that accepts NY State Workers’ Compensation patients and is Board authorized. However, if your employer is involved in a certified preferred provider organization (PPO) you must first be treated by a provider chosen by your employer and your employer must give you a written statement of your rights concerning further medical care.
5. You should tell your doctor to file copies of medical reports concerning your claim with the Workers’ Compensation Board and with your employer’s insurance company, which is indicated at the bottom of this form.
6. You may be entitled to lost time benefits if your work-related injury keeps you from work for more than seven days, compels you to work at lower wages or results in permanent disability to any part of your body. You may be entitled to rehabilitation services if you need help returning to work.
7. You should not pay any medical providers directly. They should send their bills to your employer’s insurance carrier. If there is a dispute, the provider must wait until the Board makes a decision before it attempts to collect any payment from you. If you do not pursue your claim or the Board rules that your Injury is not work-related, you may be responsible for the payment of the bills.
8. You are entitled to be represented by an attorney or licensed representative, but it is not required. If you do hire a representative, do not pay him/her directly. Any fee will be set by the Board and will be deducted from your award.
9. If you have difficulty in obtaining a claim form or need help in filling it out, or if you have any other questions or problems about a job-related injury, contact any office of the Workers’ Compensation Board.

WORKERS’ COMPENSATION BOARD OFFICES
Albany, 12241 – 100 Broadway-Menands – (866) 750-5157
*Brooklyn, 11201 – 111 Livingston St. – Brooklyn – (800) 877-1373
Binghamton, 13901 – State Office Bldg. – 44 Hawley St. – (866) 802-3604
Buffalo, 14202 – 295 Main Street, Suite 400 – (866) 211-0645
*Hauppauge, 11788 – 220 Rabro Drive – Suite 100 – (866) 681-5354
*Hempstead, 11550 – 175 Fulton Avenue – (866) 905-3639
*New York, 10027 – 215 W. 125th St., Manhattan – (800) 877-1373
*Peekskill, 10566 – 41 North Division St. (866) 746-6652
*Queens, 11432 – 168-46 91st Ave., Jamaica (800) 877-1373
*Rochester, 14614 – 130 Main Street West – (866) 211-0644
Syracuse, 13203 – 935 James St. – (866) 802-3730

*DOWNSSTATE MAILING ADDRESS
Claims-related mail for the Hauppauge, Hempstead, Peekskill and all NYC offices should be mailed to: PO Box 5206 Binghamton, NY 13902-5206 Statewide Fax: 877-533-0337

Workers’ Compensation benefits, when due, will be paid by (Los beneficios de Compensación Obrera, cuando debidos, serán pagados por):

Name, address and telephone number of licensed insurance carrier, authorized group self-insurer or main office of authorized self-insurer

BAYLOR UNIVERSITY

THE TRAVELERS INSURANCE COMPANIES
P.O. BOX 466 (WC)
ALBANY, NY 12201-0466
1-800-238-6225
For Insurance Carriers ONLY: Policy No 3H658072
Policy in Force from 07-01-16 to 07-01-17

C-105 (1-11) www.wcb.state.ny.us

AVISO DE CUMPLIMIENTO A EMPLEADOS
INFORMACIÓN IMPORTANTE PARA EMPLEADOS QUE SEAN LESIONADOS O SUFRAN UNA ENFERMEDAD OCCUPACIONAL MIENTRAS TRABAJAN.
1. Su patrono está cumpliendo la Ley de Compensación Obrera cuando despliega este comunicado concerniente a sus derechos como trabajador lesionado.
2. Si usted no notifica a su patrono dentro del término de 30 días de haber sufrido su lesión su reclamación podría ser desestimada, por eso notifique inmediatamente.
3. Usted tiene derecho a recibir cualquier tratamiento médico necesario relacionado con su lesión y debe gestionarlo inmediatamente.
4. Para el tratamiento de cualquier lesión o enfermedad relacionada con el trabajo, usted puede escoger cualquier médico, podiatra, quinquüólogo o psicólogo si es referido por un médico autorizado, que esté autorizado y acepte pacientes de la Junta de Compensación Obrera. Sin embargo, si su patrono está autorizado a participar en una organización certificada de proveedores preferidos (PPO), usted deberá obtener tratamiento inicial para cualquier lesión o enfermedad relacionada con el trabajo de la correspondiente entidad. Patrones que participen en cualquiera de estos programas establecidos por ley están obligados a proveer a sus empleados notificación escrita explicando sus derechos y obligaciones bajo el programa a que esté acogido.
5. Usted deberá requerir de su Médico que radique copias de los informes médicos de su caso en la Junta de Compensación Obrera y en la compañía de seguros de su patrono, que se indica al final de esta forma.
6. Usted tiene derecho a compensación si su lesión o enfermedad relacionada con el trabajo le impide trabajar por más de siete días, le obliga a trabajar a sueldo más bajo o resulta en incapacidad permanente de cualquier parte de su cuerpo. Usted puede tener derecho a servicios de rehabilitación si necesita ayuda para regresar al trabajo.
7. No pague a ningún proveedor médico directamente por tratamiento de su lesión o enfermedad relacionada con el trabajo. Ellos deben enviar sus facturas al asegurador de su patrono. Si el caso es cuestionado, el proveedor deberá esperar hasta que la Junta decida el caso, antes de iniciar gestión de cobro alguna contra usted. Si usted no tramila su caso o la Junta falla que su lesión o enfermedad no está relacionada con el trabajo, usted podrá ser responsable del pago de las facturas.
8. No es obligatorio el estar representado en ningún de los procedimientos de la Junta, pero es un derecho que usted tiene, el estar representado por abogado o por representante licenciado si usted así lo desea. Si es representado, no pague al abogado o al representante licenciado. Cuando la Junta decida su caso, los honorarios serán determinados por la Junta y descontados de sus beneficios.
9. Si tiene dificultad en conseguir un formulario de reclamación o necesita ayuda para llenarlo tiene dudas sobre cualquier situación relacionada con una lesión o enfermedad comuniquese con la oficina más cercana de la Junta.

ROBERT E. BELOTEN, CHAIR/PRESIDENTE

Name of employer (Nombre del patrono)

THIS NOTICE MUST BE POSTED CONSPICUOUSLY IN AND ABOUT THE EMPLOYER’S PLACE OR PLACES OF BUSINESS.

Failure by an employer to post this notice in and about the employer’s place or places of business may result in a $250 penalty for each violation.
STATE OF NEW YORK
Andrew M. Cuomo, Governor

STATEMENT OF RIGHTS

TO ALL WORKERS WHO ARE INJURED WHILE WORKING OR WHO SUFFER FROM AN OCCUPATIONAL DISEASE

YOU MAY BE ENTITLED TO WORKERS’ COMPENSATION BENEFITS

1. You should file a claim for benefits within two years of the date you are injured, unless your injury is very minor, requiring no medical treatment and causing no lost time from work. If you do not file within two years your right to benefits may be lost. Obtain and file a claim form (Form C-3, or VF-3 for volunteer firefighters, or VAW-3 for volunteer ambulance workers) with the nearest Workers’ Compensation Board office (see addresses below).

2. You may be entitled to lost time benefits if your work-related injury keeps you from work for more than seven days, compels you to work at lower wages or results in permanent disability to any part of your body. You may be entitled to rehabilitation services if you need help returning to work. (In volunteer firefighters’ and volunteer ambulance workers’ cases, compensation for lost time or loss of earning capacity may be payable from date of injury.)

3. You are entitled to obtain any necessary medical treatment related to your injury and you should do so immediately.

4. For the treatment of your work-related injury or illness, you may choose any physician, podiatrist, chiropractor, or psychologist (upon referral from an authorized physician) who is Board authorized and who is accepting workers’ compensation patients. If, however, your employer is involved in a certified preferred provider organization (PPO) arrangement, you must obtain initial treatment for any workers’ compensation injury or illness from the preferred provider organization. Employers participating in this statutory program are required to provide their employees with written notification describing their employees’ rights and obligations under the program.

5. You should inform your doctor to file copies of medical reports concerning your claim with the Workers’ Compensation Board and your employer’s insurance company, which is indicated at the bottom of this form.

6. You should not pay any medical providers directly for treatment of your work-related injury or illness. They should send their bills to your employer’s insurance carrier. If there is a dispute, the provider must wait until the Board makes a decision before it attempts to collect payment from you. If you do not pursue your claim or the Board rules that your injury is not work-related, you may be responsible for the payment of the bills.

7. The employer is liable for the replacement or repair of an employee’s prosthesis (e.g., artificial members, false teeth, eyeglasses), which has been lost or damaged in the course of employment, whether or not there was bodily injury to the employee. You are also entitled to be reimbursed for drugs, crutches or any apparatus properly prescribed by your doctor, and transportation and other necessary expenses going to and from your doctor’s office or hospital. (You should get receipts for all such expenses.)

8. You are entitled to be represented by an attorney or licensed representative, but it is not required. If you do hire an attorney or licensed representative, you should not pay him/her directly. Any fee will be set by the Board and will be deducted from your award.

9. Lost time and medical benefits are payable directly without a formal direction from the Board, unless your claim is disputed. If your claim is disputed on the grounds that your injury is not work-related or did not arise in the line of volunteer firefighter or ambulance worker duties, then you may qualify for disability benefits for non-work injuries. For more information on entitlement to disability benefits, contact the Workers’ Compensation Board office nearest you.

10. You should go back to work as soon as you are able; compensation is never as high as your wage. If you need help returning to work, or with family or financial problems because of your injury, you should contact the nearest Board office and ask for a rehabilitation counselor or social worker.

11. Your employer may not ask you to waive your right to compensation nor may your employer deduct any money from your pay to contribute to the payment of workers’ compensation insurance premiums. Further, you cannot be discharged or discriminated against because you filed a claim for workers’ compensation benefits.

IF YOU HAVE DIFFICULTY IN OBTAINING A CLAIM FORM OR NEED HELP IN FILLING IT OUT, OR IF YOU HAVE ANY OTHER QUESTIONS OR PROBLEMS ABOUT A JOB-RELATED INJURY OR DISEASE, CONTACT ANY OFFICE OF THE WORKERS’ COMPENSATION BOARD.

This information is a simplified presentation of your rights under the Workers’ Compensation Law. It is provided, as required by Section 110 of the Workers’ Compensation Law, by your employer’s insurance carrier.

Robert E. Beloten
chair

THE TRAVELERS INSURANCE COMPANIES
P.O. BOX 466 (WC)
ALBANY, NY 12201-0466

DOWNSTATE CENTRALIZED MAILING
(for New York City, Hempstead, Hauppauge & Peekskill Districts)
PO Box 5220 Binghamton, NY 13902-5220
NYS(609)387-1734/TTY:(609)387-3320/Dea:(609)861-5264/Pea:(609)749-3052

THE WORKERS’ COMPENSATION BOARD EMPLOYS AND SERVES PEOPLE WITH DISABILITIES WITHOUT DISCRIMINATION.