

Basics of a Notice of Claim in a Workers' Compensation Case

Posted by Andrews Law

Notice of Claim in a Workers' Compensation Case

Whenever an insurance company does something in your workers compensation matter, they must issue you a Notice of Claim Status (NCS). Some of the most common notices include:

- Employer's Report of Industrial Injury Worker's and Physician's
- Report of Injury
- Notice of Supportive Medical Maintenance Benefits
- Notice of Claim Status
- Notice of Suspension of Benefits
- Notice of Permanent Disability or Death Benefits
- Notice of Permanent Disability and Request for Determination of Benefits
- Recommended Average Monthly Wage Calculation of Carrier
- Notice of Average Monthly Wage Worker's
- Report of Injury
- Request for Hearing Petition to Reopen Based on New, Additional, or Previously Undiscovered Disability or Condition
- Petition for Rearrangement or Readjustment of Compensation
- Notice of Loss of Earning Capacity Notice of Supportive Care Award
- Notice of Death Benefits

There is a statute of limitations which is very strict in workers compensation matters. If you do not agree with a notice that you receive you must find out how long you have to appeal. THIS SUMMARY is informational and is not the law. Anyone who needs representation in his or her case should contact Andrews Law at 480-699-0252 or info@andrewslawplc.com.

You must also know your rights before you sign a Release, a Stipulation, or a Compromise and Settlement of your rights. If you do not agree, you can always request a hearing with the . However, there are time limits. If you miss this time limit, you may be without recourse. A NCS generally has a NINETY day protest period which is critical and must be followed.

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