EMPLOYER INFORMATION & PROCEDURE
FOR
WORKSAFEBC CLAIMS
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WorkSafeBC Claims Process Overview

Employees who are injured or ill as a result of work-related activity are entitled to coverage under the Workers Compensation Act. Normally this coverage includes wage loss and/or medical costs. In the case of a serious injury, it could also include rehabilitation, re-training or permanent disability costs.

WorkSafeBC only compensates for work-related injuries or diseases. For injuries, this generally means the worker must have been working when they were hurt, and the injury must have been caused by something to do with their job in order to be covered. For a disease, this means the disease contracted must be caused by the work or the work environment for the worker to be covered. WorkSafeBC covers both physical and psychological injuries.

As the Supervisor, it is your responsibility to complete the Employers Report – Form 7 and include any information that will assist WorkSafeBC to determine if the injury or disease is work-related.

The BCPSA reviews all Form 7s prior to submission to WorkSafeBC. The purpose of the evaluation is to ensure WorkSafeBC has the information necessary to adjudicate the claim. This review may result in changes or additions to the information originally provided.

If you have any questions or concerns about completing an Employers Report – Form 7, you can email BCPSA.Form7@gov.bc.ca or call 236-478-1459 for assistance.

What forms need to be completed?

Form 7 – Employer’s Report of Injury or Occupational Disease

To comply with legislation, incidents and injuries must be reported using the Employer’s Report of Injury or Occupational Disease (Form 7). This form reports the incident or injury to WorkSafeBC. It must to be completed within three business days of the injury's occurrence or within three business days of when you first became aware of the injury.

The Form 7 needs to be completed if the employee loses time from work and/or seeks medical attention. If the employee does not seek medical attention and does not lose time, a Form 7 does not need to be submitted to WorkSafeBC. Supervisors do have to record the injury/incident in the event a claim is made at a later date. In such cases, a Form 7 can be completed and kept on file in the work unit to record the event in case the employee incurs time loss or seeks medical attention at a future date.

Form 6 – Application for Compensation and Report Injury or Occupational Disease

This form is completed and submitted by the employee when they have missed work (time loss) or by calling Teleclaim at 1 888 WORKERS (1 888 967-5377).

Form 6A – Worker’s Report of Injury or Occupational Disease to Employer

On request of the employer, employee may complete this form to provide the employer with particulars of the injury or occupational disease. This form is not submitted to WorkSafeBC, but rather kept for ministry records.
PSC 38 – Incident Investigation

Supervisors are responsible for ensuring incidents that resulted in injury to a worker requiring medical treatment, or an incident that had a potential for causing serious injury to a worker are investigated jointly with the union and reported using the PSC 38. Refer to an Occupational Safety Specialist for assistance with the investigation.

Where to find the Form 7 - Employer’s Report of Injury or Occupational Disease and how to submit it

Where to find the Form 7

- You will find a pre-filled WorkSafeBC Form 7 at MyHR
- Once complete, you can submit the form electronically by clicking "submit form" which will automatically attach the completed form to an email addressed to BCPSA.Form7@gov.bc.ca or you can print, sign, scan and email the form to BCPSA.Form7@gov.bc.ca. Do not send directly to WorkSafeBC or to payroll
- If you cannot locate your ministry, agency or organization in the drop down menu of the form, or if you have concerns about the claim and its potential acceptance, or discrepancies, please email BCPSA.Form7@gov.bc.ca or call 236-478-1459 for assistance

How to fill out the Form 7

When completing the Form 7, the supervisor/manager will need to:

If the employee loses time from work
- complete the form up to question 26
- complete questions 31-37 & 39-42
- submit the form electronically by clicking "submit form" which will automatically attach the completed form to an email addressed to BCPSA.Form7@gov.bc.ca or you can print, sign, scan and email the form to BCPSA.Form7@gov.bc.ca
- BCPSA will complete the wages information and forward the report to Worksafe BC
- Do not send directly to WorkSafeBC or to payroll

If the employee seeks medical attention (but does not miss time from work)
- complete the form up to question 26 only
- submit the form electronically by clicking "submit form" which will automatically attach the completed form to an email addressed to BCPSA.Form7@gov.bc.ca or you can print, sign, scan and email the form to BCPSA.Form7@gov.bc.ca
- Do not send directly to WorkSafeBC or to payroll

If the employee does not seek medical attention and does not lose time from work
- complete the form up to question 26 and keep it on file-no need to submit it
- you can keep it as a record in case a claim is made at a later date
**Time and Leave Management Entries**

- All Time and Leave Management System entries, leave forms, and time sheets must be submitted and entered in a timely manner in order to comply with current CRA (Canada Revenue Agency) regulations.
- This CRA directive, effective January 1, 2000, instructs that employees must be paid using the appropriate WCB codes while they are currently absent due to a claim. The anticipated WorkSafeBC amount is not taxable. This results in an employee’s net pay being maintained even before a WorkSafeBC decision is made. If the claim is subsequently declined, adjustments are made to pay STIIP (which is taxable) instead of WCB (non-taxable).
- CRA will not allow the processing of any retroactive WCB entries. Previous entries will remain as STIIP, if they are outside of your 4 pay periods available in Time and Leave for backdated leave entries/changes.
- For those organizations where the exception is that employees are still required to complete timesheets, employees should complete them as though they remained at work, clearly indicating WCB time off and noting any applicable adds-to-pay.
- All Time and Leave employees should have their day of injury entered by the Timekeeper/Approver using the “WCB Day of Injury” Time Reporting Code. As the employer is responsible for paying the full day of injury, the full shift hours should be entered.
- For regular employees and auxiliaries with benefits, entries should be made via the Time and Leave Management System using the “WCB Related Absence” leave code. If the WorkSafeBC claim is ultimately declined the entry will automatically revert to trigger the payment of STIIP. This assumes that the manager is in agreement with, and is approving, paying STIIP if the WorkSafeBC claim is declined. See next bullet if the manager does not agree with paying STIIP.
- For regular employees and auxiliaries with benefits, where the manager has concerns with the entry automatically reverting to STIIP if the WorkSafeBC claim is denied, entries should be made via the Time and Leave Management System using the “WCB Related LWOP” leave code. This will deduct the appropriate number of hours from the pay cheque.
- Employees may have had a Long Term Disability (LTD) claim for an illness/injury which may now be closed but they will have a six-month LTD successive disabilities period after the claim closes. Employees who are in their LTD successive disability period and who have a WorkSafeBC injury/incident should still have the absence entered as “Successive Disability LWOP” via the Time and Leave Management System.
- For auxiliary employees without benefits, entries should be made via the Time and Leave Management System using the “WCB Related LWOP” leave code. This will deduct the appropriate number of hours from the pay cheque and these employees will be paid directly from WorkSafeBC if the claim is accepted.
- In order to comply with the BCGEU contract, calculations are done to ensure an employee’s net pay is maintained. In order for this to be accurate, Telus Payroll must be aware of all adds-to-pay that are known and scheduled. Adds-to-pay (for example shift premium) should be “Unapproved” in Time and Leave Management System, or written in on Timesheets.
- Notify Telus Payroll at TSS.Pay.AcctDisBen@TELUS.com when there is a full return to work.
Frequently Asked Questions

How do I know if a Form 7 needs to be completed?
Supervisors are required by law to complete WorkSafeBC forms whenever incidents or injuries occur, even if they seem minor. If an employee has a work-related injury or disease and gets medical treatment from a doctor or other qualified practitioner, as the supervisor, you must report the incident. You may also receive a request to complete a Form 7 even if there was no time loss, as the claim may have been initiated for medical expenses only.

What needs to be done if an employee does not wish to pursue a claim?
Employee must notify WorkSafeBC by calling Teleclaim at 1 888 WORKERS (1 888 967-5377). Until WorkSafeBC has been notified of a withdrawal, the supervisor will be expected to provide a completed Form 7. In this circumstance the supervisor will still have to complete the Form 7 and keep the form for the Ministry records in the event a claim is made at a later date.

For more information visit MyHR or WorkSafeBC website at www.worksafebc.com