

CLAIM #		
Carrier #	1	

SUPPLEMENTAL REPORT OF INJURY

Part I EMPLOYER INFORMATION	l				
1. Employer business name			2. Employer phor	ne #	
3. Employer mailing address					
4. Insurance carrier name					
5. Does the employer have return to work (RTW) opportunities available based on the injured worker's current capabilities? yes no no If so, identify contact person and phone #					
6. Has the insurance carrier provided RTW coordination services within the past 12 months? yes Date no					
7. Has the employer requested RTW training from DWC or the insurance carrier? yes no					
8. Has the insurance carrier provided accide	ent prevention services in the	past 12 months? yes	Date	no	
9. Has the employer requested accident prevention services from the insurance carrier? yes no					
Part II REASON FOR FILING THIS	S REPORT (deadlines v	ary, see instructior	ns)		
10a. The injured worker returned t					
b. The injured worker is earning				-	
c. The injured worker returned,		-		: File within 3 days.	
d. The injured worker resigned Part III INJURED WORKER INFO		yment. Flie within to days	ö.		
11. Injured worker name		12. SSN (last 4 digits) xxx-xx-		13. DOI	
14. Injured worker mailing address and phor	14. Injured worker mailing address and phone #				
<ol> <li>First day of lost time or reduced wages for this injury (mm/dd/yyyy)</li> </ol>	16. First day of additional lost time or reduced wages (mm/dd/yyyy)				
17, Has the injured worker experienced 8 days (cumulative) of lost time or reduced wages as a result of the injury? yes no lif yes, the date of the 8 <sup>th</sup> day (mm/dd/yyyy)					
18. Date of most recent RTW	19. Has the injured worker resigned, been terminated or died? yes no				
Full duty, full pay	date of resignation	date of termination	on (	date of death	
Limited duty, full pay	19a. Reason for resignation	/termination			
Limited duty, reduced pay	19b. Was the injured worker	r on limited duty when tern	ninated?	yes no	
20. Hours the injured worker was working du	uring the pay period of	21. Weekly/hourly earni	ings for the pay peri	od of	
to :	hours per week	to :\$	weekly	or \$	
Indicated hours are:		Indicated wages are:			
Increase from pre-injury	Increase from pre-injury Increase from pre-injury wage		9		
Same as pre-injury	Same as pre-injury wage				
Decrease from pre-injury	Decrease from pre-injury Decrease from pre-injury wage			e	
This form to be filed with: The employ	yer's insurance carrier and t	he injured worker in the	timeframe as note	d in Part II.	
22 To the heat of my knowledge the inform	nation provided in this report is	accurate and may be reli	ad upon for ovaluatio	an of oligibility for bonofito	
22. To the best of my knowledge the information provided in this report is accurate and may be relied upon for evaluation of eligibility for benefits. Submitted by: Employer Injured Worker ( <i>If no longer working for the employer where injury occurred.</i> )					
Signature and Title of person completing this f	orm	Date			

## DWC FORM-6 Supplemental Report of Injury

DWC requires the reporting of all Return to Work and Post-Injury Change of Earnings. An injured worker is entitled to temporary income benefits if he/she has disability (defined as the inability to work, or the inability to earn wages equivalent to pre-injury wages, as a result of the injury) and has not reached maximum medical improvement (defined as having reached 104 weeks from the eighth day of lost time or when a doctor certifies that no further recovery can be reasonably anticipated). The insurance carrier shall adjust the weekly amount of temporary income benefits paid to the injured worker to match the fluctuations in weekly earnings after the injury. To ensure the insurance carrier has accurate information to calculate benefits, the DWC FORM-6 is to be completed as applicable:

By EMPLOYER	By INJURED WORKER		
<ul> <li>The EMPLOYER means the employer for whom the injured worker was working when the injury occurred. If the employer is the current employer, then you are responsible to provide information to the workers' compensation insurance carrier about:</li> <li>The existence of earnings, and</li> <li>The amount of any earnings, or</li> <li>Any offers of employment.</li> </ul> Include CLAIM and insurance carrier numbers in right upper hand corner. Complete items 1-21, sign and date.	If you (the <b>INJURED WORKER</b> ) are no longer employed by the employer where the injury/illness occurred, then you are responsible to provide information to the workers' compensation insurance carrier about: • The existence of earnings, and • The amount of any earnings, or • Any offers of employment. This form may be used to do so. Include CLAIM and insurance carrier numbers in right upper hand corner. Complete items 1-4, 10-21, sign and date.		
<ul> <li>The EMPLOYER must file this form:</li> <li>For a worker's injury/illness that occurs after January 1, 1991 and required the previous filing of a DWC FORM-1, Employer's First Report of Injury; and</li> <li>During the time the injured worker is entitled to temporary income benefits (TIBs); and</li> <li>Until the injured worker: <ul> <li>▶ Reaches maximum medical improvement (MMI), or</li> <li>▶ Is no longer employed by the employer.</li> </ul> </li> </ul>	<ul> <li>If you are employed by a new employer after the injury; and</li> <li>You are receiving benefits, you must tell the insurance carrier if your wages change, regardless of whether your income went up or down; or</li> <li>You are <i>not</i> receiving benefits, you must tell the insurance carrier if the injury causes you to miss work or lose income.</li> </ul>		
<ul> <li>his report must be filed in the following situations within the timeframes indic</li> <li>3 days after the injured worker begins to lose time from work as a result of th injury;</li> <li>3 days after the injured worker returns to work;</li> <li>3 days, when the injured worker returned to work, then later has additional days after the end of each pay period in which the injured worker has a ch</li> <li>10 days after the injured worker resigns or is terminated.</li> </ul> While most of the sections on this form are self-explanatory, please note that depending on the situation for which the form is being filed: <ul> <li>If the report is indicating lost time from work or the end of employment, the prior to the lost time.</li> <li>If the report is indicating return to work or a change in earnings, the pay period beginning.</li> </ul>	the injury, if lost time did not occur immediately following the ay(s) of lost time as a result of the injury; ange in earnings as a result of the injury; <b>a the pay periods requested in sections 20 &amp; 21 may be different</b> pay period shall be the most recent pay period		
<ul> <li>This form is to be filed by first class mail or personal delivery with:</li> <li>The insurance carrier, and</li> <li>The injured worker.</li> </ul>	<ul><li>This form is to be filed by first class mail or personal delivery with:</li><li>The insurance carrier.</li></ul>		
This report is considered filed when personally delivered or postmarked.	This report is considered filed when personally delivered or		

Failure to comply with these filing requirements, without good cause, is a<br/>Class D administrative violation, subject to a penalty not to exceed \$500.Failure to report earned wages and/or offers of employment<br/>to the insurance carrier who is paying benefits to you is a<br/>crime that may result in fines and/or imprisonment.

postmarked.

carrier must be adjusted.

TLC§ 409.005 and Rules 120.3 and 129.4 provide the requirements regarding use of this report. The complete rule text is available on the DWC website at: http://www.tdi.texas.gov/wc/rules



If you return to work for the same employer or a different employer, your temporary income benefits from the insurance