KANSAS DEPARTMENT OF LABOR www.dol.ks.gov

ACCIDENT REPORT

K-WC 1101-A (Rev. 1-12)

- SEE INSTRUCTIONS ON PAGE 2 -

OSHA Case or File Number _____

There is a \$250 penalty for repeated failure to file accident reports within 28 days of the date the employer is informed of the accident. **Submission does not constitute admission of liability.**

Mail or fax ORIGINAL report to: Division of Workers Compensation 401 SW Topeka Blvd., Suite 2 Topeka, KS 66603-3105 Fax: (785) 296-4216

Direct questions or comments to: Toll-free (800) 332-0353

1.	Federal Employer's Identification Number		Date of hire			
2.	Name of employer	e of employer Phone				
3.	Mailing address	Cit	17 A	State	ZIP Code	
4	Location, if different from mailing address	Ch	City			FOR
ч.	Street	City		State	ZIP Code	OFFICE
5.	Nature of business	NAICS or S.I.C. Code Dept. or division			USE	
6.	Name of employee	N 4: 1-11-		Age_	Sex	
7		Middle	Last			
1.	Home address	Cit	ÿ	State	ZIP Code	COUNTY
8.	Birth SSN date	Employee's occupation		Home		CALLEE
	Date of injury or occupational disease					CAUSE
	Date reported to employer Date disability began Gross average weekly wage \$					
10.	Place of accident or last exposure					NATURE
		City	County		State	
11.	Vas accident or last exposure on employer's premises? VES NO					SEVERITY
12.	How did accident occur?					
						0 - NO TIME LOST 1 - TIME LOST
13.	What was employee doing when injured?					2 - MEDICAL
						3 - FATAL
14.	Name substance or object that directly caused injury*					
						SOURCE
15.	Describe in detail nature and extent of injury, indicate part of body involved*					SOURCE
16.	Was worker admitted to hospital?					MEMBER
	Hospital name and address					
17.	lame and address of attending physician or clinic					
18.	Has employee returned to regular duty? YES NO Light duty? YES NO Date					
19.	Is compensation now being paid? YES NO Date first/initial payment					
20.	Weekly compensation rate \$ Is further medical aid needed?					
21.	. Did employee die? 🗌 YES 🗌 NO If YES, give date of death (File amended report within 28 days if death subsequently occurs.)					
	Name(s) and address(es) of dependents (death cases only)					
23.	Insurance carrier and third party administrator					
	Address Phone					
	Street City State ZIP Code					
	Policy number Name of agent					
	Claim number Name of claim representative					
24.	Date of report Completed by		Title			

Instructions

You must answer every question; failure to answer all questions may cause the report to be returned to the employer. Returned accident reports may cause a delay of benefits to the injured employees and could subject the employer to fines.

Mail or fax the **original** report only. If not completed using the fillable PDF form, the report must be printed neatly in black ink or typewritten. If not legible, the report will be returned which will delay timely processing.

The employer must send this accident report to its insurance carrier, third party administrator or pool association as indicated in the employer's insurance contract. The employer is responsible for submitting the original report to the Division of Workers Compensation within 28 days of the date the employer is informed of the accident.

*Instructions for Questions 14 and 15

14: Name the object or substance which directly injured the employee. Example: machine or object employee struck or struck employee; vapor or poison employee inhaled or swallowed; chemicals or radiation which irritated employee's skin; if hernia, the object employee was lifting or pulling; etc.

15: Be as specific as possible indicating all that is known about the injury. Name the part of body injured.

Definition of an Incapacitating Injury

The Workers' Compensation Act sets forth a strict time frame for filing accident reports with the division. The controlling statute is K.S.A. 44-557(a), which reads as follows:

(a) it is hereby made the duty of every employer to make or cause to be made a report to the director of any accident, or claimed or alleged accident, to any employee which occurs in the course of the employee's employment and of which the employer or the employer's supervisor has knowledge, which report shall be made upon a form to be prepared by the director, within 28 days, after the receipt of such knowledge, if the personal injuries which are sustained by such accidents are sufficient wholly or partially to incapacitate the person injured from labor or service for more than the remainder of the day, shift or turn on which such injuries were sustained.

Accident reports are not required for every work-related injury. The statute requires a report to be filed when the worker's whole or partial incapacity continues beyond the "day, turn, or shift which such injuries are sustained" as the result of accident. "Incapacity" is not specifically defined within the law, but the division believes that the Legislature's intent was to reference a worker's whole or partial loss of the ability to perform his or her ordinary job tasks. When in doubt, keep in mind the law contains no penalty for filing a report that ultimately proves to be unnecessary. **There are penalties, however, for failing to file a report when one was required.** The penalties include fines and limitations on the defenses the employer may assert if a claim is filed.

OSHA Recordkeeping

The employer must complete an Injury and Illness Incident Report, OSHA Form 301, within seven (7) days of learning that a work-related injury or illness has occurred. According to OSHA's recordkeeping rule, you must keep Form 301, or an equivalent substitute on file for five (5) years.

To learn more about OSHA's recordkeeping requirements and download forms, visit: www.osha.gov/recordkeeping/RKforms.html