Department of Labor and Industry Worker's Compensation 651-284-5032 or 800-342-5354

Rehabilitation Consultation Report



Print in ink or type Enter dates in MM/DD/YYYY format

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1. WID number or SSN	number or SSN 2. Date of injury											
3. Employee name						_						
4. Employee address												
City			State ZI		P code	5. Employee phone #						
6. Employer name					7. Employ	ver contact 8. Employer phone #						
9. Insurer claim number					14. QRC name							
10. Insurer/self-insurer/TPA					15. QRC firm							
11. Insurer address					16. QRC address							
City Sta			ZIP cod	e	City					State	ZIP code	
12. Claim representative 13. Claim rep phone #					17. QRC # 18. QRC firm # 19. QRC phone #						ne #	
20. In my opinion, the employee is permanently precluded or likely to be permanently precluded from engaging in the employee's usual and customary occupation or from engaging in the job the employee held at the time of Yes No injury.												
21. In my opinion, the employee is reasonably expected to return to suitable gainful employment with the date-of-injury employer.												
22. In my opinion, the employee is reasonably expected to return to suitable gainful employment through the provision of rehabilitation services, considering the treating physician's opinion of the employee's work ability.												
23. I have consulted with the date-of-injury employer regarding the above issues.												
24. Check Box A, B or C as applicable	e:											
A. In my opinion the employee is a "qualified employee" and eligible for rehabilitation services at this time according to Minn. Rules 5220.0100, subp. 22.												
B. In my opinion the employee is not a qualified employee and "is not" eligible to receive rehabilitation services at this time according to Minn. Rules 5220.0100, subp. 22.												
C. The parties have informed me that they wish to initiate statutory rehabilitation services at this time.												
ATTACH A NARRATIVE REPORT EXPLAINING THE BASIS FOR YOUR DETERMINATION												
25. Date of first in-person or telephone meeting												

QRC: This form, along with a narrative report and the Rehabilitation Rights and Responsibilities of the Injured Worker form, must be received by the Department of Labor and Industry within 14 days of the date in Box 25 (the first in-person meeting or the first telephone conference) (Minn. Rule 5220.0130). If the employee is eligible for rehabilitation services, a Rehabilitation Plan (R-2) <u>must be developed and circulated</u> to the parties within 30 days of the initial meeting and filed with the Department within 45 days of the initial meeting (Minn. Rule 5220.0410).

Employee: If you disagree with or have questions about the information provided on this form, you are encouraged to contact the QRC and insurer to discuss any concerns. If your concerns are not resolved, you may call the Department at (651) 284-5032 or 1-800-342-5354, or request a determination by filing a Rehabilitation Request with the Department.

This material can be made available in different forms, such as large print, Braille or audio. To request, call (651) 284-5032 or 1-800-342-5354/Voice or TDD (651) 297-4198.

ANY PERSON WHO, WITH INTENT TO DEFRAUD, RECEIVES WORKERS' COMPENSATION BENEFITS TO WHICH THE PERSON IS NOT ENTITLED BY KNOWINGLY MISREPRESENTING, MISSTATING, OR FAILING TO DISCLOSE ANY MATERIAL FACT IS GUILTY OF THEFT AND SHALL BE SENTENCED PURSUANT TO SECTION 609.52, SUBDIVISION 3.