

**STATEMENT OF INSURANCE CARRIER OR SELF-INSURER
WITH RESPECT TO DISCONTINUANCE OF BENEFITS**
(Employee notification of the discontinuance of weekly compensation benefits)

Rule R612-100-3(E) of the Labor Commission workers' compensation rules require that this form must be mailed to the employee and filed with the Labor Commission five (5) days before the date compensation stops for any reason.

Employee _____ Date of Injury _____
 Address _____ Phone _____
 _____ Social Security Number _____
 Employer _____
 Insurance Carrier _____ Date of Filing _____
 Adjustor _____ Phone Number _____

Date Reasons for Suspension Effective:

- _____ Doctor has not filed supplemental reports.
- _____ Claimant moved and failed to inform carrier of new address.
- _____ Claimant left State and changed doctors without permission.
- _____ Claimant changed doctors without permission.
- _____ Claimant has failed to keep doctor appointment(s).
- _____ Claimant refuses to be seen for independent evaluation.
- _____ Other _____
- _____
- _____

**Per Rule R612-300-2(D) (1).
Limitation on injured worker's right to change physicians.** An injured worker may change health care providers one time without obtaining permission of the payor ... (refer to rule for complete text).

NOTICE TO THE CLAIMANT: If you are in disagreement with the carrier and cannot resolve your differences by talking with the carrier and/or your treating physician, you should then call the Labor Commission, Division of Industrial Accidents, for further instructions. You may have additional benefits due, if you have sustained permanent loss of body function due to your industrial injury. Please check with your physician. If your physician has given you a permanent partial rating, the rating needs to be sent to the adjuster listed at the top of this form.

***** IF YOU BELIEVE THAT YOU ARE ENTITLED TO UNEMPLOYMENT BENEFITS AFTER THE SUSPENSION OF WORKERS' COMPENSATION BENEFITS, YOU MUST FILE WITHIN 90 DAYS OF THE DATE OF YOUR RELEASE TO RETURN TO WORK. *****

NOTICE TO INSURANCE CARRIER/EMPLOYER: This form is to be mailed to the doctor, if the doctor is involved in any way with suspension of temporary total disability compensation. Benefits should continue until 5 days after the mailing of this form to the Applicant and the Labor Commission.

ADJUSTOR: If claimant has been released to return to work, Form 110 "Release to Return to Work" must be sent to the Labor Commission and the injured worker within five (5) calendar days of release for work.



Official Form 142 Revised 10/14

State of Utah * Labor Commission * Division of Industrial Accidents

160 East 300 South * P.O. Box 146610 Salt Lake City, UT 84114-6610 * Telephone: 801- 530-6800
 Fax: 801- 530-6804 * Toll Free: (800) 530-5090 * www.laborcommission.utah.gov