



State of Utah

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Utah Labor Commission
SHERRIE HAYASHI
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Division of Industrial Accidents
RONALD DRESSLER
Director

BULLETIN - 3 - 2014

To: Workers' Compensation Insurance Carriers
Self-Insured Employers
Third Party Administrators
From: Ronald Dressler, Director
Industrial Accidents Division
Date: October 22, 2014
Re: R612-200-3 "Statement of Compensation, Formerly "Compensation Agreements"

As part of a large review and modification of certain Industrial Accidents Division rules, the rule pertaining to "compensation agreements" has been updated and simplified. The new rule will become effective October 22, 2014:

R612-200-3. Statement of Compensation.

At the time a payor first pays permanent partial disability compensation or dependent's benefits to a claimant, the payor shall complete Form 219 "Statement of Compensation." The completed form and supporting documents shall be mailed to the claimant or dependents but need not be filed with the Division unless requested.

The Utah Labor Commission, Industrial Accidents Division, will no longer sign off on Form 219, "Permanent Partial Disability Compensation Agreement." The new Form 219 "Statement of Compensation," should be completed and mailed directly to the claimant.

The old Form 219 also included a section specific to the payment of attorney fees. That section is not included on the new version of Form 219. Going forward, the Utah Labor Commission, Adjudication Division, will manage the attorney fee process with a new Form 800, "Attorney Fee Approval," that must be submitted to the Adjudication Division at casefiling@utah.gov along with a completed Form 152, "Appointment of Counsel."

Also, Form 134 "Application for Lump Sum or Advanced Payment," will no longer be handled by the Industrial Accidents Division. The Form 134, "Application for Lump Sum or Advanced Payment" will be handled by the Adjudication Division and can be filed through casefiling@utah.gov or by mail.

Please forward any questions or comments to:

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