Mail or fax to: MN Department of Labor and Industry Workers' Compensation Division PO Box 64221 St. Paul, MN 55164-0221 (651) 284-5032 or 1-800-342-5354

Fax: (651) 284-5731

## Disability Status Report Filed as required by Minn. Rules 5220.0110, subp. 7



PRINT IN INK or TYPE ENTER DATES IN MM/DD/YYYY FORMAT

DO NOT USE THIS SPACE

2. DATE OF INJURY							
4. EMPLOYEE ADDRESS  CITY STATE ZIP CODE					_		
STATE ZIP C		5. EMPLO	OYEE PHONE #				
7.		7. EMPLOYER CONTACT PERSON		8. PHONE #			
INSURER/SELF-INSURER/TPA 12. TIT			T DATE OF INJU	RY			
		13. AVERAGE WEEKLY WAGE AT DATE OF INJURY			14. JOB AT DATE OF INJURY  FULL TIME PART TIME		
TE ZIP CODE		15. NUMBER OF DAYS OF DISABILITY			16. IS THE EMPLOYEE CURRENTLY WORKING?  YES NO		
	(see instr	HE DISABILITY LIKELY EXTEND BEYOND 13 WEEKS? ctions on back)					
18. REASON FOR FILING THE DISABILITY STATUS REPORT: (Check A or B)  Was a consultation requested?  NO YES If yes, consultation requested by:							
☐ Insurer ☐ Employer ☐ Employee on (date of request)							
A. The employee is being referred for a rehabilitation consultation. (Insurer must send a copy of this Disability Status Report, the First Report of Injury, and the treating physician's work ability report to the QRC before the rehabilitation consultation.)							
Name of QRC							
B. A waiver of the rehabilitation consultation is being requested. An offer of suitable gainful employment signed by the date-of-injury employer and the treating physician's work ability report are attached. (NOTE: A waiver will not be granted if a consultation has been requested pursuant to Minn. Stat. § 176.102, subd. 4(a).)							
Projected return to work date							
ompleting form	Phone numb	er	Extension	Date s	served on	employee	
	STATE  STATE  DISABILITY STATUS  NO er Employee on eferred for a rehabilita Report of Injury, and the n.)  ation consultation is before and the treating phon has been requested date  date	STATE ZIP CODE  7. EMPLO  12. TITLE  13. AVER DATE  TE ZIP CODE 15. NUME DISABILITY STATUS REPORT: (C)  P NO YES If y  er Employee on eferred for a rehabilitation consultate Report of Injury, and the treating ph n.)  ation consultation is being requested yer and the treating physician's work ion has been requested pursuant to date	STATE ZIP CODE 5. EMPLO  7. EMPLOYER CON  12. TITLE OF JOB A  13. AVERAGE WEE DATE OF INJUR  17. WILL THE DISABLITY  17. WILL THE DISABLITY  17. WILL THE DISABLITY  17. WILL THE DISABLITY  18. VES  DISABILITY STATUS REPORT: (Check A of the consultation of the consultation consultation.)  18. If yes, consultation of the treating physician's with the consultation of the consultation is being requested. An offer over and the treating physician's work ability resion has been requested pursuant to Minn. Statedate  19. It is not consultation in the consultation of the consultation in t	TE ZIP CODE 15. EMPLOYEE PHONE #  12. TITLE OF JOB AT DATE OF INJU  13. AVERAGE WEEKLY WAGE AT DATE OF INJURY  15. NUMBER OF DAYS OF DISABILITY LIKELY EX (see instructions on back)  YES NO  DISABILITY STATUS REPORT: (Check A or B)  P NO YES If yes, consultation requested and the treating physician's work ability report are attached in has been requested pursuant to Minn. Stat. § 176.102, sudate	STATE ZIP CODE 5. EMPLOYEE PHONE #  7. EMPLOYER CONTACT PERSON  12. TITLE OF JOB AT DATE OF INJURY  13. AVERAGE WEEKLY WAGE AT IN.	STATE ZIP CODE 5. EMPLOYEE PHONE #    7. EMPLOYER CONTACT PERSON   8. PHONE     12. TITLE OF JOB AT DATE OF INJURY     13. AVERAGE WEEKLY WAGE AT	

## INSTRUCTIONS TO INSURER

The Disability Status Report (DSR) is used to notify parties that you are either referring the injured worker for a rehabilitation consultation or requesting a waiver of the consultation. The DSR, with the treating physician's work ability report, must be mailed to the injured worker and filed with the Department of Labor and Industry:

- Within 14 calendar days of knowledge that the employee's temporary total disability is likely to exceed 13 cumulative weeks; or
- Within 90 calendar days of the date of injury when the employee has not returned to work following a work injury; or
- Within 14 calendar days after receiving a request for a rehabilitation consultation, whichever is earlier; or
- Within 14 calendar days of expiration of an approved waiver of rehabilitation services.
- To Refer for a Rehabilitation Consultation:

If you are referring the injured worker for a rehabilitation consultation, check Box 18A. Send a copy of the DSR form, the First Report of Injury and the treating physician's work ability report to the QRC prior to the consultation pursuant to Minn. Rule 5220.0130, subp. 3(A). Fill in the name of the QRC on the form and indicate which party requested the consultation. If the employee requested the consultation, fill in the date of the request.

## To Request a Waiver of a Rehabilitation Consultation:

M.S. § 176.102, subd. 4 and Minn. Rules 5220.0110 and 5220.0120 provide that the commissioner may grant a waiver of a rehabilitation consultation to an otherwise qualified employee if there is documentation that the employee will return to suitable gainful employment with the date-of-injury employer within 90 calendar days after the request for waiver is filed. A waiver will be denied if no documentation is submitted showing that a suitable job offer within the treating doctor's restrictions has been made. A waiver will also be denied if a consultation has been requested.

If you are requesting a waiver, check Box 18B and attach the following documentation:

- Report of Work Ability or other medical report with the same information from the treating doctor which indicates that
  the employee will be released to return to work within 90 calendar days after the request for waiver is filed and
  specifying the employee's work restrictions in functional terms.
- Written offer of suitable gainful employment signed by the employer that is within the treating doctor's restrictions to which the employee will return within the timeframe indicated above. Include one of the following:
  - If the employer is offering the employee his/her date-of-injury job, any modifications of the job to accommodate the employee's restrictions must be noted.
  - If the written offer of suitable gainful employment (which does not include temporary, light-duty) is for a different job with the date-of-injury employer, the offer must include the job title, job environment, work tasks, weekly wage, physical, mental and educational demands of the job, and/or employer modifications of the job to accommodate the employee's restrictions.

## **INSTRUCTIONS TO EMPLOYEE**

If you have a question about this form or rehabilitation services, call the Workers' Compensation Division at 1-800-342-5354 or 651-284-5032.

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.