An Overview of Office of Workers’ Compensation Programs (OWCP)

U. S. Department of Labor
Branch of Technical Assistance

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Topics To Be Covered

- Overview of the Federal Employees’ Compensation Act (FECA)
- Primary Benefits Provided under the FECA
- Types of Injuries and Initiating Claims
- Conditions of Coverage
- COP and Controversion
- Supervisor Responsibilities
- Containing OWCP Costs
- Internet Resources and References
Overview of the FECA

- Federal Employees’ Compensation Act (FECA) passed in 1916
- Provides compensation benefits to civilian employees of the US for disability due to personal injury or disease sustained in the performance of duty
- Provides benefits to dependents if a work-related injury or disease causes an employee’s death
- Funded through agency chargebacks
- Remedial in nature
- Non-adversarial – an attorney is not required
- Sole remedy – a Federal employee or surviving dependent is not entitled to sue the US or recover damages for injury or death under any other law
Overview of the FECA

- Administered by Department of Labor (DOL), Division of Federal Employees’ Compensation’s (DFEC) Office of Workers’ Compensation Programs (OWCP)
- OWCP adjudicates claims
- 12 District Offices
- Individual case files are protected under the Privacy Act – only the employee, her/his representative (if any), and agency personnel may routinely have access to a file
- HIPAA doesn’t apply to OWCP or employing agencies
- No one may require an employee or other claimant to waive her/his right to claim compensation under the FECA
Primary Benefits Provided under the FECA

Medical Benefits

- Services, appliances, and supplies prescribed or recommended by physicians which in the opinion of OWCP are likely to cure, give relief, reduce the degree or period of disability, or aid in lessening the amount of monthly compensation

- Includes examination, treatment, and related services such as medications and hospitalization, as well as transportation needed to secure these services

- Preventive care is not authorized
Primary Benefits Provided under the FECA

- **Continuation of Pay (COP)**
  - Continuation of regular pay for up to 45 calendar days of wage loss due to disability and/or medical treatment after a traumatic injury
  - Intent is to avoid interruption of pay while the claim is adjudicated
  - Subject to usual deductions from pay, such as income tax, retirement allotment, etc.
Primary Benefits Provided under the FECA

- Wage loss compensation
  - Temporary Total Disability - continues as long as medical evidence supports total disability
  - Injured worker who returns to work can receive compensation for time lost due to medical appointments, physical therapy, and/or reduced work hours based on medical restrictions
  - 66 2/3% of salary without dependents and 75% of salary with dependents
Primary Benefits Provided under the FECA

Schedule awards

- Compensation for specific periods of time for permanent loss, or loss of use, of certain members and functions of the body

- Partial loss or loss of use of members and functions is compensated on a proportional basis

- Must have reached maximum medical improvement

- Based on pay rate used for compensation purposes

- 66 2/3% of salary without dependents and 75% of salary with dependents
Primary Benefits Provided under the FECA

- Vocational rehabilitation
  - Provides vocational rehabilitation services to assist disabled employees in returning to gainful employment consistent with physical, emotional, and educational abilities
  - May be requested by attending physician, employee, or employing agency
  - Compensation may be reduced or terminated for employee’s failure to participate or to make a good faith effort to obtain employment
Primary Benefits Provided under the FECA

- **Loss of Wage-Earning Capacity**
  - When medical evidence shows an employee is no longer totally disabled and medical evidence determines s/he can perform duties of a lower-paying job, compensation is paid on the basis of loss of wage-earning capacity
  - Compensation at rate of 66 2/3% or 75% of the wage loss incurred as a result of the disability
Primary Benefits Provided under the FECA

- **Death Benefits**
  - Survivors of Federal employee whose death is work-related are entitled to benefits including compensation payments, funeral expenses, and transportation expenses for the remains.

- Eligible survivors include:
  - Widow or widower
  - Unmarried child under 18 or over 18 if incapable of self support due to disability
  - Child 18 – 23 who has not completed four years of post-high school education and is regularly pursuing full time course of study
  - Parent, sibling, grandparent, or grandchild who was wholly or partially dependent on deceased.
Initiating A Claim for a Traumatic Injury

Traumatic Injury

- Wound or other condition of the body caused by external force, including stress or strain

- Caused by specific event or series of events or incidents within a single day or work shift
Initiating A Claim for a Traumatic Injury

Notice of Traumatic Injury – CA-1

- Employee (or someone on her/his behalf, including supervisor) completes front

- Supervisor completes back

- Must be submitted to employing agency within 30 days of date of injury to be eligible for COP – however can be submitted up to three years after the injury

- **Must be transmitted to OWCP within ten workdays from date agency received form** – DO NOT HOLD for wage calculations, supporting documentation, etc.
Supervisor’s Role related to a Traumatic Injury Claim

- Review front of CA-1 for completeness and assist employee in completing any deficiencies found

- Complete and sign back of the CA-1 and submit to OWCP within ten workdays of receipt

- Authorize medical care if needed by completing a Medical Treatment Form CA-16
  
  - Complete CA-16 within four hours of request whenever possible
  - If doubt as to whether employee’s condition is related to employment, note this on the form
  - May refuse to issue a CA-16 if more than a week has passed since the injury since the need for immediate treatment would have become apparent in that period

- Advise employee of the right to elect COP

- Advise employee of her/his responsibility to submit prima facie medical evidence of disability within ten calendar days or risk termination of COP
Attending Physician’s Report

Attached to CA-7

Submitted to OWCP along with CA-7 for wage loss or leave buy back

Requests information on diagnosis, prognosis, history of injury, prima facie statement of causal relationship, etc.
Duty Status Report – interim medical report about employee’s fitness for duty and work capabilities

May be issued initially with CA-16

Supervisor/Agency completes agency portion by describing physical requirements of the employee’s job and noting the availability of light or limited duty

Agency can send to physician at any time during life of claim – but not more than once a week
Initiating A Claim for a Occupational Disease

- Occupational Disease
  - Condition produced over a period longer than one workday or shift (e.g., repetitive motion disorders, asbestosis)
- COP is not provided for Occupational Diseases
- CA-16 is not issued for Occupational Diseases
Initiating A Claim for a Occupational Disease

- Notice of Occupational Disease – CA-2
  - Employee (or someone on her/his behalf, including supervisor) completes front
  - Supervisor completes back
  - Must be submitted to employing agency within three years of the date when the employee becomes aware, or reasonably should have been aware, of a possible relationship between the medical condition and the employment
  - Must be transmitted to OWCP within ten workdays from date agency received form – DO NOT HOLD for receipt of supporting documentation
Supervisor’s Role related to a Occupational Disease Claim

- Review Front of CA-2 for completeness and assist employee in correcting any errors or omissions

- Complete and sign back of the CA-2 and **submit to OWCP within ten workdays of receipt**

- Review the employee’s portion of the form and provide comments concerning the employee's statement

- Prepare a supporting statement to include exposure data, test results, copies of previous medical reports, and/or witness statements – depending on the nature of the case

- Advise employee of the right to elect sick or annual leave or LWOP, pending adjudication of the claim
Supervisor’s Role related to a Occupational Disease Claim

- Provide Appropriate Occupational Disease Checklist
  - CA-35a – Occupational Disease in General
  - CA-35b – Hearing Loss
  - CA-35c – Asbestos-Related Illness
  - CA-35d – Coronary/Vascular Condition
  - CA-35e – Skin Disease
  - CA-35f – Pulmonary Illness (not Asbestosis)
  - CA-35g – Psychiatric Illness
  - CA-35h – Carpal Tunnel Syndrome
Initiating A Claim for a Recurrence

Recurrence

- A spontaneous return or increase of disability due to a previous injury or occupational disease without intervening cause, or a return or increase of disability due to a consequential injury

- No event other than the previous injury accounts for the disability

- A recurrence of a medical condition is defined as a documented need for further medical treatment for the accepted condition or injury when there is no accompanying work stoppage
Initiating A Claim for a Recurrence

- Claim for Recurrence of Disability – CA-2a
  - Employee (or someone on her/his behalf, including supervisor) completes front
  - Supervisor completes back

- Submit to OWCP

- Employee should arrange for submission of factual and medical evidence described in the form instructions
Initiating A Claim for a Recurrence

- No medical treatment authorized at OWCP expense until claim for recurrence is accepted

- If employee was entitled to COP and 45 calendar days of COP have not been exhausted, s/he may elect to use remaining days of COP if 45 days have not elapsed since first return to work

- Employee may elect to use sick leave or annual leave pending adjudication of claim for recurrence
Wage Loss/Permanent Impairment

- An employee who can not return to work when COP ends or who is not entitled to COP may claim compensation for wage loss.

- An employee who has returned to work but who still requires medical treatment during work hours may claim compensation for lost wages while undergoing or traveling to and from treatment.
Wage Loss/Permanent Impairment

- Claim for Compensation for Wage Loss – CA-7
  - Supervisor provides on 30th day of COP or as soon as wage loss occurs
  - Employee (or someone on her/his behalf, including supervisor) completes front
  - **Supervisor completes back** and submits with any new medical evidence to OWCP within five workdays of receipt – **DO NOT HOLD** for receipt of documentation
  - Dates of compensation claimed should represent the period of disability supported by the medical evidence or the interval until the employee’s next medical appointment
  - A new CA-7 should be submitted every two weeks during periods of continued disability and wage loss
Other Functions of the CA-7

- An employee who uses annual or sick leave to avoid interruption of income may repurchase that leave, subject to agency concurrence, if the claim is approved.

- Schedule awards for permanent impairment.
Initiating a Claim for Death Benefits

- When an employee dies because of an injury incurred in the performance of duty, the supervisor/agency should immediately notify the district office via phone or fax.

- The supervisor/agency should contact any survivors, provide them with claim forms, and help them prepare the claim.

- CA-5 or CA-5b used to submit claims for death benefits.

- Supervisor/Agency uses form CA-6 to report the work-related death of an employee.
Conditions of Coverage

- Each claim for compensation must meet certain requirements before it can be accepted – always addressed in order
  - Timely Filing of Claim
  - Federal Civilian Employee
  - Fact of Injury
  - Performance of Duty
  - Causal Relationship
Timely Filing

- Employee Has Three Years From:
  - Date of Injury
  - Date of First Awareness
  - Date of Last Exposure
Civil Employee

- FECA covers all civilian employees except for non-appropriated fund employees.
- Temporary employees covered on the same basis as permanent employees.
- Contract employees, volunteers, and loaned employees are covered under some circumstances.
Fact of Injury

- **Factual** – Actual occurrence of an accident, incident, or exposure in time, place, and manner alleged

- **Medical** – Medical condition diagnosed in connection with that accident, incident, or exposure
Performance of Duty

- Injury occurred while performing assigned duties or engaging in an activity reasonably associated with the employment
- Injury occurred on work premises
- Injury occurred off premises while engaging in work activity
Causal Relationship

- Link between work-related exposure/injury and any medical condition found

- Based entirely on medical evidence provided by physicians who have examined and treated the employee

- Opinions of employee, supervisor, or witnesses not considered – nor is general medical information contained in published articles
Causal Relationship

Four Types

- Direct Causation – injury or factors of employment result in condition claimed through natural and unbroken sequence

- Aggravation – preexisting condition worsened, either temporarily or permanently, by a work-related injury

- Acceleration – a work-related injury or disease may hasten the development of an underlying condition

- Precipitation – a latent condition that would not have manifested itself on this occasion but for employment
Statutory Exclusions

- Willful Misconduct – deliberate and intentional disobedience of rules/orders – not carelessness

- Drug or Alcohol Intoxication – proximately caused the injury

- Intent to Injure Self or Others – intent must be established
Nine Reasons for Controverting COP

Agency may controvert (not pay) COP Only if one of the following applies:

- Disability is a result of occupational disease or illness
- Employee comes within the exclusions of 5 USC 8101 (1) (B) or (E)
- Employee is neither a citizen nor resident of the US or Canada
- Injury occurred off the agency’s premises and the employee was not engaged in official “off premises” duties
Nine Reasons for Controverting COP - continued

- Employee’s willful misconduct, intentional harm or death, or proximate intoxication
- Injury not reported within 30 days of injury
- Work stoppage first occurred more than 45 days after the injury
- Employee reported injury after employment was terminated
- Employee is enrolled in Civil Air Patrol, Peace Corps, or other group covered by special legislation
Controverting COP

- Indicate controversy on CA-1 and attach narrative statement and specific evidence substantiating controversy

- Advise employee of controversy

- Can also terminate COP if no prima facie medical evidence is received within ten calendar days
Investigate circumstances and report results to OWCP

Must be supported by specific factual evidence

Issues to consider
- Differing Versions
- Previous Injury
- Time Lags
- Other employment
- Timely Filing of Claim
- Federal Civilian Employee
- Fact of Injury
- Performance of Duty
- Causal Relationship
Challenging/Controverting Validity of a Claim

- Attach detailed statement describing circumstances behind challenge
- Include specific evidence: witness statements, accident investigations, timecards, etc.
- Pay COP (if applicable) pending OWCP decision
- Authority to determine any aspect of claim rests with OWCP. While agency is entitled to explanation of basis for OWCP action, it must accept determination rendered.
Supervisor Responsibilities

- Encourage safe work habits and conditions and enforce safety regulations
- Advise employees on rights and responsibilities
- Report injuries promptly
- Complete and submit forms in timely manner
  - CA-1 and CA-2 within ten workdays of receipt
  - CA-7 within five workdays of receipt
- Continue pay in traumatic injuries
Supervisor Responsibilities

- Assist employees in returning to work
- Represent the agency’s interest
- Challenge questionable claims (controvert)
- Keep in contact with employee
- Help manage compensation costs
- Accommodate “light duty” work when able
Containing OWCP Costs

- Submit CA-1s and CA-2s within ten workdays
- Submit CA-7s within five workdays
- Timely submission
  - enables prompt adjudication and medical management of claim
  - ensures compliance with the SHARE initiative and Federal regulations
Containing OWCP Costs

Controvert/Challenge Questionable Claims

- OWCP accepts employee statement as factual unless agency provides refuting evidence

- Agency does not have post adjudicative appeal rights

- Include actual evidence rather than conjecture or opinion
Containing OWCP Costs

- Track Injured Employee’s Medical Status
  - Maintain constant contact with employee
  - Request frequent medical updates – in writing from physician

- Cooperate with OWCP nurses, Claims Examiners, Vocational Rehabilitation Specialists, and Workers’ Compensation Specialists/Injury Compensation Specialists
Contents OWCP Costs

- Offer Light Duty
  - Match employee’s physical limitations to your particular needs
  - Create temporary positions where none exist

- Benefits of offering light duty:
  - improves morale for both injured worker and remainder of workforce
  - each day employee remains out of work reduces likelihood s/he will ever return
Containing OWCP Costs

- **Light Duty Offers**
  - Can be made verbally but must be followed-up in writing
  - Must include: job description, physical demands of position, organizational and geographical location, date available, date response required
  - If employee refuses, notify OWCP immediately
Highlights of DFEC
Homepage

www.dol.gov/esa/regs/compliance/owcp/fecacont.htm

- Pledge to Our Customers
- FECA Mission Statement
- When Injured At Work (CA-11)
- District Office Addresses and Telephone Contacts
- Information on FECA's Consolidated Bill Processing and Medical Authorization System
- Safety, Health, and Return to Employment (SHARE) Initiative
- Forms
- OWCP Procedure Manual
- Employees' Compensation Appeals Board Decisions
- Federal Employees' Compensation Act - Title 5 United States Code Sections 8101-8193
- Regulations Under The FECA - Title 20 C.F.R. Parts 1-25