Non-Covered Employers

Information for Employers from the Division of Workers' Compensation

What is Workers' Compensation Insurance Coverage?

Texas employers, except for public entities, can choose whether or not to provide workers' compensation insurance coverage for their employees. Workers' compensation provides covered employees with income and medical benefits if they are injured on the job or have a work-related injury or illness. Workers' compensation is regulated by the Texas Department of Insurance, Division of Workers' Compensation (the Division).

Participation in the workers' compensation system in Texas is voluntary for most employers. Employers who chooses to have workers' compensation insurance may:

- purchase a workers' compensation insurance policy from a private insurance company;
- self-insure, if the employer can meet the requirements to self-insure under the Texas Workers' Compensation Act (the Act) and is certified through the Division;
- self-insure through the Texas Department of Insurance with a group of same or similar private employers; or.
- if a governmental entity, purchase a workers' compensation policy from a private insurance company, or self-insure either individually or as a group

With few exceptions, workers' compensation insurance limits the employer's liability for the work-related injury or death sustained by the worker.

For additional information, visit the Division's website for:

- Information regarding benefits that employees are eligible for: www.tdi.state.tx.us/wc/information/benefits.html.
- Information regarding Employer Rights and Responsibilities: www.tdi.state.tx.us/wc/information/ employers.html.
- Information about how to become self-insured through the Division:
 - www.tdi.state.tx.us/wc/dwc/division/selfins.html.

This publication is a summary and is presented for informational purposes only. It is not a substitute for the statute and Division rules. For questions about Division rules, please call Customer Assistance at 1-800-252-7031. CS05-019C(11-06)

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[Sections 406.001, 406.002, 406.004, 406.005, 406.033, Rules 110.101, 160.2]

Non-covered employers are employers who **DO NOT** have workers' compensation insurance coverage. Although a Texas employer may choose not to have coverage, non-covered employers must comply with certain workers' compensation requirements.

Notice of No Coverage

[Section 406.007, Rule 110.101]

Employers who **DO NOT** have workers' compensation coverage must post written notice at their workplace telling their employees that they do not have workers' compensation insurance. This notice must be in English, Spanish, and any other language that is appropriate.

This notice must be placed in the employer's personnel office (if any) and in a prominent place where employees can see it regularly. The notice must be in the wording and format adopted by the Division (Notice-5). To obtain Notice-5, visit the Division's website at www.tdi.state.tx.us/wc/forms/index.html#employerforms.

If this notice is not posted, an employer may be fined up to \$500.

All employers who **DO NOT** have workers' compensation insurance must give written notice of non-coverage to new employees upon hire. To obtain the language that must be in this notice, visit the Division's website at www.tdi.state.tx.us/rules/tablecontents/ruletoc.html.

For further assistance, call 1-800-252-7031 or visit www.tdi.state.tx.us

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The Division encourages all employers to keep a copy of the notice provided to each new employee. The notice may be signed and dated by the employer and the new employee.

If this notice is not provided to new employees, an employer could be fined up to \$500 per occurrence.

Notice of Non-Covered Employer Report of Injury, Illness, or Fatality

Non-covered employers that have **more than** four (4) employees are required to report to the Division:

- any work-related injuries that cause an employee to miss more than one (1) day of work,
- all occupational illnesses, and
- all fatalities that occur at the work place.

All employees are included under this requirement with the following exceptions:

- a domestic worker;
- casual worker engaged in employment incidental to a personal residence;
- certain farm and ranch workers; or
- workers covered by a method of compensation established under federal law.

Reportable injuries, illnesses, and fatalities must be filed with the Division monthly, using the Non-covered Employer's Report of Occupational Injury or Illness (DWC Form-7). The completed DWC Form-7 reporting all such injuries that have occurred during a calendar month must be filed no later than the seventh (7th) day of the month following the month of the occurrence. If there are no reportable injuries for a specific month, this report is not required.

To obtain a copy of the DWC Form-7 and information for non-covered employers, visit the Division's website at www.tdi.state.tx.us/wc/forms/index.html.

For more information on workers' compensation for employers see the following facts sheets:

- Employers Responsibilities
- Employers Rights
- Employer Administration and Criminal Violations