

Employee Claim State of New York - Workers' Compensation Board

Fill out this form to apply for workers' compensation benefits because of a work injury or work-related illness. Type or print neatly. This form may also be filled out on-line at www.wcb.ny.gov.

1. Name:	Zip Code Male Female Sip Code
4. Social Security Number:	Male Female
4. Social Security Number:	Male Female
B. YOUR EMPLOYER(S) 1. Employer when injured:	Zip Code
1. Employer when injured:	Zip Code
3. Your work address: 4. Date you were hired:/	Zip Code
4. Date you were hired:/	
6. List names/addresses of any other employer(s) at the time of your injury/illness: 7. Did you lose time from work at the other employment(s) as a result of your injury/illness?	
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2. What types of activities did you normally perform at work? 3. Was your job? (check one)	
1. What was your job title or description? 2. What types of activities did you normally perform at work? 3. Was your job? (check one)	
2. What types of activities did you normally perform at work?	
3. Was your job? (check one)	
4. What was your gross pay (before taxes) per pay period?	
6. Did you receive lodging or tips in addition to your pay? Yes No If yes, describe: D. YOUR INJURY OR ILLNESS 1. Date of injury or date of onset of illness:// 2. Time of injury: All 3. Where did the injury/illness happen? (e.g., 1 Main Street, Pottersville, at the front door)	
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Date of injury or date of onset of illness:/	
3. Where did the injury/illness happen? (e.g., 1 Main Street, Pottersville, at the front door)	м 🗌 РМ
4 Was this your usual work location?	
4 Was this your usual work location? Yes No. If no why were you at this location?	
1. The till your work location.	
5. What were you doing when you were injured or became ill? (e.g., unloading a truck, typing a report)	
5. What were you doing when you were injured or became in: (e.g., diriodding a truck, typing a report)	
6. How did the injury/illness happen? (e.g., I tripped over a pipe and fell on the floor)	
7. Explain fully the nature of your injury/illness; list body parts affected (e.g., twisted left ankle and cut to forehead):	

First	DATE OF INJURY/ILLNESS:/
. Your injury or ill	LNESS continued
8. Was an object (e.g., fork	dift, hammer, acid) involved in the injury/illness?
9. Was the injury the result	t of the use or operation of a licensed motor vehicle?
•	lved, give name and address of your motor vehicle insurance carrier:
10. Have you given your em	pployer (or supervisor) notice of injury/illness?
If yes, notice was given f	to: Date notice given:/_
11. Did anyone see your inju	ury happen? Yes No Unknown If yes, list names:
. RETURN TO WORK	
1. Did you stop work becau	use of your injury/illness?
2. Have you returned to wo	ork? 🗌 Yes 🔲 No 🛮 If yes, on what date?// regular duty 🔲 limited duty
3. If you have returned to w	work, who are you working for now? Same employer New employer Self employed
	(before taxes) per pay period? How often are you paid?NT FOR THIS INJURY OR ILLNESS
What was the date of you Were you treated on site	
☐ Doctor's office	vour first off site medical treatment for your injury/illness? ☐ none received ☐ Emergency Room lice ☐ Clinic/Hospital/Urgent Care ☐ Hospital Stay over 24 hours lere you were first treated: ☐
Name and address whe	
	Phone Number: ()
4. Are you still being treated	ed for this injury/illness?
Cive the name and addre	
F. Have you had another in	Phone Number: () njury to the same body part, or a similar illness?
If yes, were you treated	njury to the same body part, or a similar illness?
6. Was the previous injury/i	/illness work related?
	for the same employer that you work for now? Yes No
I am hereby making a claim fo and accurate to the best of my	or benefits under the Workers' Compensation Law. My signature affirms that the information I am providing is tru / knowledge and belief.
Any person who knowingl	ly and with INTENT TO DEFRAUD presents, causes to be presented, or prepares with knowledge or belief that it by an insurer, or self-insurer, any information containing any FALSE MATERIAL STATEMENT or conceals any GUILTY OF A CRIME and subject to substantial FINES AND IMPRISONMENT.
will be presented to, or be material fact, SHALL BE G	
ployee's Signature:	Print Name: Date:/
ployee's Signature: behalf of Employee: an individual may sign on behalf of ertify to the best of my knowled, atters asserted above have evide	Print Name: Date:/ Print Name: Date:/ Print Name: Date:/ Print Name: Date:/ of the employee only if he or she is legally authorized to do so and the employee is a minor, mentally incompetent or incapacitate lige, information and belief, formed after an inquiry reasonable under the circumstances, that the allegations and other facentiary support, or are likely to have evidentiary support after a reasonable opportunity for further investigations or discovery
ployee's Signature: behalf of Employee: In individual may sign on behalf of ertify to the best of my knowled, atters asserted above have evide gnature of Attorney/Representative	Print Name: Date:/ Print Name: Date:/ Print Name: Date:/ f the employee only if he or she is legally authorized to do so and the employee is a minor, mentally incompetent or incapacitate dge, information and belief, formed after an inquiry reasonable under the circumstances, that the allegations and other fa entiary support, or are likely to have evidentiary support after a reasonable opportunity for further investigations or discovery ve (if any): Date:/
ployee's Signature: behalf of Employee: In individual may sign on behalf of ertify to the best of my knowled, atters asserted above have evide gnature of Attorney/Representative	Print Name: Date:/ Print Name: Date:/ Print Name: Date:/ Print Name: Date:/ of the employee only if he or she is legally authorized to do so and the employee is a minor, mentally incompetent or incapacitate lige, information and belief, formed after an inquiry reasonable under the circumstances, that the allegations and other facentiary support, or are likely to have evidentiary support after a reasonable opportunity for further investigations or discovery

NOTICE THAT YOU MAY BE RESPONSIBLE FOR MEDICAL COSTS IN THE EVENT OF FAILURE TO PROSECUTE, OR IF COMPENSATION CLAIM IS DISALLOWED, OR IF AGREEMENT PURSUANT TO WCL §32 IS APPROVED

WCB CASE NO. (If Known)		CARRIER CASE NO. (If Known)	DATE OF INJURY	NATURE OF INJURY OR ILLNESS	INJURED PERSON'S SOC. SEC. NO.	
CLAIMANT	NAME			ADDRESS	APT. NO.	
EMPLOYER						
INSURANCE CARRIER						

You may become responsible for the medical costs of treatment for your illness or condition with the provider listed below if (1) you fail to prosecute the claim for workers' compensation or (2) it is determined by the Workers' Compensation Board that the illness or condition which required treatment was not a result of a compensable workplace accident or occupational disease or (3) if an agreement is executed by you and approved pursuant to Workers' Compensation Law §32 in which you waive your right to medical benefits from the workers' compensation carrier/self-insured employer for treatment/ services performed after the date the agreement is approved. If any of the above events occurs, the provider may bill you directly instead of the employer or insurance carrier, and you will be responsible for the provider's fees for services rendered.

I hereby acknowledge that I have read the above and understand the circumstances under which I may become responsible for payment.

Claimant's Signature		· · · · · · · · · · · · · · · · · · ·	Date	
Provider's Name and Address	Fasulo Chiropractic			

680 Rt. 112, Suite C, Patchogue, NY 11772

TO THE CLAIMANT

Workers' Compensation Board Regulation 325-1.23 permits your doctor or therapist to request that you sign this A-9 notice. By signing this notice, you acknowledge your obligation to pay the provider's fees for the services you receive if it turns out that such fees are not legally required to be paid by your employer or its workers' compensation insurance carrier and if such fees are not covered by other insurance. The employer or carrier may not be required to pay the doctor's fees if, for example, you fail to file a claim for workers' compensation, or fail to notify your employer of your injury or illness, or fail to attend a Board hearing if your employer challenges your right to benefits. Even if you make all required efforts to prosecute your claim, the Workers' Compensation Board may still find that you are not entitled to benefits. In such cases, this notice advises your health provider that you acknowledge your personal liability for payment of his/her bills.

Workers' Compensation Law Section 32

The A-9 notice also covers instances in which a claimant with an existing valid workers' compensation case comes to an agreement with his/her employer or its insurance carrier settling his/her case in accordance with Section 32 of the Workers' Compensation Law. A Section 32 agreement may include a provision which relieves the employer or carrier of the liability to pay future medical bills associated with the case. Your health care provider may ask you to sign this A-9 notice to insure that you acknowledge your personal liability for payment of his/her bills if you have waived your right to future medical benefits under a Section 32 agreement.

If you have any questions, contact your attorney or licensed hearing representative, if you have one. You may also contact your local district office of the Workers' Compensation Board.

TO THE HEALTH CARE PROVIDER

This notice is meant to advise the workers' compensation claimant that he/she may be responsible for payment. Failure of the claimant to sign this form does not relieve the provider of the obligation to treat the claimant, nor does it negate the claimant's responsibility for payment.

Keep the original of this form for your records and give a copy to the claimant. **Do not file with the Workers' Compensation Board.** You will receive Notices of Decisions in which the compensability of a claim, authorization of treatment, or payment of medical bills is included. You will also be notified if the claimant submits a Section 32 Agreement with the Board for approval. Do not bill the claimant unless and until you receive a Board decision finding that 1) claimant failed to prosecute the claim, or 2) the claim is denied, or 3) the treatment is not causally related to the work injury, or 4) a Section 32 agreement relieving the carrier of liability for medical treatment is approved.