This resource was developed by the Industrial Insurance Chiropractic Advisory Committee (IICAC) of the Washington State Department of Labor & Industries (L&I). It provides concise summaries regarding documentation standards and practices based on published clinical and health education literature as well as key legal documentation and reporting requirements for treating injured workers in Washington State. Specific documentation requirements exist for coding and billing purposes for various procedures and are found in the Medical Aid Rules and Fee Schedule (MARFS). Note that example chart entries included in this document illustrate documentation of clinical information; they do not imply nor reflect specific documentation requirements for coding and billing purposes. This practice resource does not change L&I coverage or payment.

A comprehensive search of available literature on clinical documentation was conducted by the Practice, Education and Outreach (PEO) Subcommittee of the IICAC and L&I staff during the Fall of 2015. Additionally, relevant statutes, administrative rules, and department policies were identified and reviewed. Literature was reviewed and assessed for relevance and quality and summaries were drafted by consensus of the subcommittee with expert content input from consultants and reviewers, including L&I’s Industrial Insurance Medical Advisory Committee during late 2015 and early 2016. An updated draft was approved for distribution in April 2016 by the IICAC. This resource is expected to be updated periodically by the IICAC. Interested parties are encouraged to submit new published reports for consideration in future revisions.

This and other practice resources are in the public domain and are available for download on L&I’s website. Contact information for public input and submission of studies for future revisions is available on the website:

Lni.wa.gov/IICAC
SUMMARY - Practical Application Points

- In addition to typical clinical documentation requirements, Washington State workers’ compensation requires that work ability be addressed, the clinical rationale for the work-relatedness of the patient’s condition is documented, and that progress demonstrating that care is curative and rehabilitative is indicated.
- Reports of findings and interpretation of special studies must be included in the chart, including written reports of in-office studies such as x-rays.
- Functional status and return to work (RTW) focus are central to care of injured workers and must be reflected in documentation.

Occupational Healthcare Documentation
Clinical documentation serves several basic roles including: 1. It codifies the clinical rationale for making a patient’s diagnosis, documents what interventions are done, and how well they worked. 2. It reveals why a provider does what she does reflecting both clinical logic and procedural components of care which are critical for professional liability purposes. 3. It provides an explicit log of what was done which is increasingly necessary for billing accuracy in third party reimbursement. 4. Additionally, unique to workers’ compensation, clinical documentation becomes the basis for determinations of benefits that workers receive.

General Documentation Standards and Requirements
- L&I requirements are generally consistent with standard clinical teaching and practice, licensure, and medicolegal expectations. The Medical Aid Rules and Fee Schedule (MARFS) includes documentation requirements for coding and billing purposes.
- L&I additions involves work issues (e.g., work-relatedness, functional improvement)
- Templates in some electronic medical records (EMR) may improve quality, however, the use of “copy forward” and auto-fill features can be problematic and hazardous.
- Test and imaging results require full reports of findings and interpretation in the chart.
- Charting must be chronological and completely capture all issues relevant to and/or under care.
- Clinical elements are prescribed, but specific format terminology has flexibility. Problem-oriented records approaches are flexible enough for nearly all documentation needs.

Clinical Workflows and Documentation Needs across the Episode of Care

<table>
<thead>
<tr>
<th>Clinical Documentation</th>
<th>Intake</th>
<th>Assessment and Care Plan</th>
<th>Provision of Care &amp; Progress</th>
<th>Conclusion of Care</th>
</tr>
</thead>
<tbody>
<tr>
<td>History (CC, PI, ROS, PSFH).</td>
<td>- Problem list.</td>
<td>- SOAP Notes indicating:</td>
<td>- Closing Exam- assure initial positive physical examination findings are retested and other relevant objective measures of their functional ability is documented.</td>
<td></td>
</tr>
<tr>
<td>Examination (regional &amp; relevant physical examination).</td>
<td>- Treatment plan.</td>
<td>o Functional progress.</td>
<td>- Discharge summary (inpatients).</td>
<td></td>
</tr>
<tr>
<td>Medical decision-making (e.g., diagnoses, systems involved).</td>
<td>- Care rendered (SOAP notes).</td>
<td>o Work status.</td>
<td>- Administrative</td>
<td></td>
</tr>
<tr>
<td>Work-relatedness of condition(s).</td>
<td>Administrative</td>
<td>o Barriers to recovery.</td>
<td>- Closing report including if there is or is not a need for an impairment rating.</td>
<td></td>
</tr>
<tr>
<td>Submit ROA (State or SIE).</td>
<td>Submit completed Activity Prescription Form (APF).</td>
<td>60 day/special report as appropriate.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Problem-Oriented Records (POR)</strong></td>
<td>Submit copies of chart notes.</td>
<td>New APF – ONLY if work status changes since previous APF.</td>
<td></td>
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</tr>
<tr>
<td>POR format has become a standard clinical documentation format that is required for workers’ compensation documentation.</td>
<td><strong>Occupational Health Additions</strong></td>
<td><strong>Common Problems with Clinical Documentation</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elements include clinical findings and interventions in a “SOAP” format (Subjective, Objective, Assessment, Plan &amp; Progress) and a problem list summarizing all of the patient’s conditions being monitored or cared for in the practice.</td>
<td>Due to the volume of medical records submitted for workers’ compensation in Washington, it is required that the claim number appear in upper right of every page of the clinical record.</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>The SOAP format aligns well with inpatient or outpatient practices, can be tailored to any type of condition, evaluation, and intervention.</td>
<td>Copies of medical records are required to be submitted to L&amp;I (or self-insured employer), but typically must be sent to a different address than medical bills.</td>
<td></td>
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<td>A POR approach satisfied the needs of the patient for limited or continuing care and typically meets documentation requirements for payers and professional liability protection. Specific documentation requirements for coding and billing purposes may vary by payer and procedure.</td>
<td>Work ability and activity must be addressed in the patient chart. Activity Prescription Forms (APF) capture the most essential information, however relevant issues should be address in subjective and assessment sections of SOAP notes, particularly any clinical issues that may be barriers to the patient’s recovery and return to work.</td>
<td></td>
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<td></td>
</tr>
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<td>Some conventions have used SOAP-“ER” to emphasize a separate call out for “Employment issues” and “Restrictions to recovery”).</td>
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</tbody>
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Clinical Workflows and Documentation Needs across the Episode of Care

**Intake**
- History (CC, PI, ROS, PSFH).
- Examination (regional & relevant physical examination).
- Medical decision-making (e.g., diagnoses, systems involved).
- Work-relatedness of condition(s).

**Administrative**
- Submit ROA (State or SIE).

**Clinical**
- Problem list.
- Treatment plan.
- Care rendered (SOAP notes).

**Administrative**
- Submit completed Activity Prescription Form (APF).
- Submit copies of chart notes.

**Clinical**
- SOAP Notes indicating:
  - Functional progress.
  - Work status.
  - Barriers to recovery.

**Administrative**
- 60 day/special report as appropriate.
- New APF – ONLY if work status changes since previous APF.
<table>
<thead>
<tr>
<th>Clinical activity and required documentation</th>
<th>Typical Services Where Performed*</th>
<th>Limits/Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Initial Patient Visit with Worker</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>☐ Complete History and Examination</td>
<td>New or established patient office visits Report of Industrial Injury/Exposure or Providers Initial Report.</td>
<td>• ROA optimally submitted within 48hrs, at latest must be submitted within 5 days. • Boxes 7-11 establish basis for claim adjudication – rationale for support must be discernable in chart.</td>
</tr>
<tr>
<td>☐ Diagnosis and Diagnostic Plan</td>
<td>Included in office visit services.</td>
<td>• DXs included in written problem list. • Written x-ray report including findings &amp; interpretation. • Special studies reports (labs, NCS, etc) including findings and interpretation.</td>
</tr>
<tr>
<td>☐ Work Ability (in progress notes and on APF)</td>
<td>Activity Prescription Form. Employer phone call. Employer e-mail.</td>
<td>• APF submitted following initial visit with restrictions given. • Document what worker can do. • Document availability of modified duty if needed.</td>
</tr>
<tr>
<td>☐ Written Treatment Plan</td>
<td>Included in office visit services.</td>
<td>• Written summarized plan for self-care, passive and active care, patient education for each condition in problem list.</td>
</tr>
<tr>
<td>☐ Initiation of Care</td>
<td>Included in office visit services.</td>
<td>• Physician provided physical medicine initial care visit may be billed in addition to an initial office visit if service is distinct and supported in documentation.</td>
</tr>
<tr>
<td><strong>Treatment &amp; Progress</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>☐ Attending Provider Follow-up Office Visits</td>
<td>Established patient office visit services Provider specific physical medicine services.</td>
<td>• Document in standardized “SOAP” format. • For DCs, after initial visit only a chiropractic care OR an established patient (E/M) service is payable per visit.</td>
</tr>
<tr>
<td>☐ Work Ability Update</td>
<td>Activity Prescription Form</td>
<td>• Up to six APFs payable in 1st 60 days. • Up to 4 APFs payable in next 60 days. • RTW Impediments payable only to COHE providers.</td>
</tr>
<tr>
<td>☐ Re-examination</td>
<td>Established patient office visit services. Special report.</td>
<td>• Assess functional progress since care began. • Re-assessment of initial exam’s findings and change. • Progress report (SOAP and work ability) payable every 60 days or when requested by L&amp;I or SIE.</td>
</tr>
<tr>
<td>☐ Transfer of Care / Referral</td>
<td>Included in office visits</td>
<td>• AP Referral Form and Transfer of Care card available</td>
</tr>
<tr>
<td>☐ Discharge</td>
<td>AP Final Report.</td>
<td>• When maximal medical improvement is reached. • Documentation informs degree of impairment and serves as a baseline for future re-openings.</td>
</tr>
</tbody>
</table>

* see L&I’s [Medical Aid Rules & Fee Schedule (MARFS)](Link to MARFS) for documentation and coding requirements for specific services.
Acceptance of a worker’s claim is an adjudication decision made by L&I. Documentation from the worker; the worker’s employer; and the provider form the basis for these decisions. Nearly all claims are initiated by providers. Accurate and complete documentation in patient’s history, examination, chart notes, and forms (e.g., ROA, APF) assure workers receive all benefits they are entitled to.

### WORK-RELATEDNESS INFORMATION CHECKLIST

<table>
<thead>
<tr>
<th>Issue</th>
<th>Needed Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Condition Causation</strong></td>
<td>Clear delineation of specific work exposure(s) is essential for fair and timely decisions in workers’ compensation claims. Relevant points below need to be documented in the chief complaint and present illness portion of the history and appropriate sections of the past history and review of systems. Generally, pain and other manifestations of industrial injuries become evident within 3 months of an inciting event. In a situation where a condition is reported for the first time more than 3 months after a work incident or exposure occurred, it is important that the clinical rationale for its relationship to work be very clearly documented.</td>
</tr>
</tbody>
</table>
| Where incident or exposure occurred | - Physical location of occurrence.  
- Indication if location was regular worksite or other location.  
- If traveling, was that travel a requirement of job. |
| When incident occurred   | - Approximate time.  
- During regular shift, overtime, break, etc. |
| How the injury or exposure occurred | - Description of specific activity at time of injury.  
- Doing a usual work task, or an out of the ordinary work activity. |
| When symptoms began      | - Immediately following a specific incident.  
- Soon after injury or accident.  
- Later that day.  
- The next day.  
- Gradually over a period of time. |
| Whether the current condition is | - A new condition or an increase in symptoms of a pre-existing condition.  
- Likely to be temporary or permanent (provider’s best estimate). |
| **Occupational Disease**  | Diagnoses of occupational diseases typically have distinct legal requirements for acceptance. It must be discernable from chart documentation that the occupational disease:  
- Meets reasonable diagnostic criteria for an occupational disease such as those delineated in evidence-based guidelines.  
- Resulted naturally and proximately from distinctive conditions of employment.  
- Resulted from a specific activity(ies) or exposure(s) at work that caused or contributed to the condition (delineate which ones).  
In other words, but for the distinctive conditions of employment, the worker would not have the current condition. |
**DOCUMENTING WORK ABILITY WORKSHEET**

Attending providers’ work ability documentation is typically conveyed on an Activity Prescription Form (APF). This worksheet is helpful in determining what the worker can do. Properly determined and documented work ability allows employers, return-to-work staff and/or vocational specialists to establish job accommodations to keep the worker connected with their workplace during recovery.

### Initial Work Ability Issues

<table>
<thead>
<tr>
<th>Actions</th>
<th>General Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Can worker perform usual job duties without re-injury risk?</strong></td>
<td>Numerous online resources can help determine how much is safe to lift and ideas to modify work activities and logistics. See Additional Materials for a safe-lifting calculation worksheet for workers with a low back problem.</td>
</tr>
<tr>
<td>Yes: Document <strong>no restrictions</strong> on APF</td>
<td></td>
</tr>
<tr>
<td>No: Note elements to restrict (chart &amp; APF)</td>
<td><strong>L&amp;I Evaluation Tools</strong> for workplace modifications</td>
</tr>
<tr>
<td>o Repetition</td>
<td><strong>OSHA Technical Manual</strong> for lifting tasks</td>
</tr>
<tr>
<td>o Weight</td>
<td><strong>Oregon Lifting Calculator</strong> webpage</td>
</tr>
<tr>
<td>o Duration</td>
<td><strong>OSHA Ergonomic Tools</strong> for heavy lifting</td>
</tr>
<tr>
<td>o Awkward position</td>
<td><strong>UK Guide to Manual Handling and Lifting Techniques</strong></td>
</tr>
<tr>
<td>o Specific tasks _____</td>
<td><strong>Canadian Centre for Occupational Health and Safety</strong> fact sheets</td>
</tr>
<tr>
<td>o Other _____</td>
<td></td>
</tr>
</tbody>
</table>

### Accommodation Available

<table>
<thead>
<tr>
<th>Job restrictions given:</th>
<th>Document available accommodations:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(AP should contact employer and document if needed work restrictions and/or job modifications are possible).</td>
<td>o Mechanical assistance</td>
</tr>
<tr>
<td></td>
<td>o Weight reduction</td>
</tr>
<tr>
<td></td>
<td>o Activity duration</td>
</tr>
<tr>
<td></td>
<td>o Shift duration</td>
</tr>
<tr>
<td></td>
<td>o Alternate job tasks</td>
</tr>
<tr>
<td></td>
<td>o Co-worker assistance</td>
</tr>
<tr>
<td></td>
<td>o Other: ___________</td>
</tr>
</tbody>
</table>

**Employer Contact Resource for AP’s Office** captures essential elements needed for accommodation


**Attending Provider Return To Work Desk Reference** includes detailed instructions for completing the APF, resources for job modifications, and additional information for working with employers


### Accommodation Not Available

<table>
<thead>
<tr>
<th>Job restrictions given:</th>
<th>Document in chart and note on APF.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact claim manager to request early return-to-work (ERTW) assistance.</td>
<td><strong>Employer RTW Assistance:</strong> Attending provider information for L&amp;I’s <strong>Stay At Work</strong> program can help speed your patient’s return to work <a href="https://lni.wa.gov/StayAtWork">Lni.wa.gov/StayAtWork</a>.</td>
</tr>
</tbody>
</table>

Consider referral for active exercise/conditioning to facilitate physical activity during recovery.

### Work Ability Reports

<table>
<thead>
<tr>
<th><strong>Activity Prescription Form (APF)</strong></th>
<th><strong>Who Typically Performs</strong></th>
<th><strong>What The Attending Provider Needs To Do and Document</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Attending Provider (AP)</td>
<td>Complete all elements of the AP form and submit to L&amp;I or self-insured employer (SIE) at initial visit and whenever work status changes.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Job Description</strong></th>
<th>Employer</th>
<th>AP reviews for return-to-work decision. Document decision in progress note, employer questionnaire and/or APF.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Job Analysis (JA)</strong></td>
<td>Vocational Rehabilitation Counselor (VRC) or Vocational Service Specialist (VSS)</td>
<td>AP reviews for return-to-work decision. Document decision by signing JA Summary Page or Signature Page and submit to vocational provider and L&amp;I.</td>
</tr>
</tbody>
</table>

| **Therapy Progress/Discharge** | PT/OT | AP reviews functional improvement to assist in RTW determination and documents in progress note (and/or AP if work status changes). |

| **Functional Capacity Evaluation** | PT/OT | AP reviews to inform return-to-work determination and documents decision in progress note (and/or AP if work status changes). |

### Return-to-Work Resources

<table>
<thead>
<tr>
<th><strong>Early Return-to-Work</strong></th>
<th>AP request to claim manager</th>
<th><a href="https://lni.wa.gov/ReturnToWorkHelp">Lni.wa.gov/ReturnToWorkHelp</a></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Stay At Work</strong></td>
<td>AP request to claim manager</td>
<td><a href="https://lni.wa.gov/StayAtWork">Lni.wa.gov/StayAtWork</a></td>
</tr>
<tr>
<td><strong>Work Conditioning</strong></td>
<td>AP referral to PT/OT (subject to overall PT limits)</td>
<td><a href="https://lni.wa.gov/ClaimsIns/Providers/TreatingPatients/RTW/Therapy/default.asp">Lni.wa.gov/ClaimsIns/Providers/TreatingPatients/RTW/Therapy/default.asp</a></td>
</tr>
<tr>
<td><strong>Work Hardening</strong></td>
<td>AP referral to PT/OT (PT/OT authorization needed)</td>
<td><a href="https://lni.wa.gov/ClaimsIns/Providers/TreatingPatients/RTW/WorkHard/WorkHardFaq.asp">Lni.wa.gov/ClaimsIns/Providers/TreatingPatients/RTW/WorkHard/WorkHardFaq.asp</a></td>
</tr>
<tr>
<td><strong>Activity Coaching (pilot program)</strong></td>
<td>AP referral to L&amp;I program (see link)</td>
<td><a href="https://lni.wa.gov/ClaimsIns/Providers/Reforms/EmergingBP/Coaching.asp">Lni.wa.gov/ClaimsIns/Providers/Reforms/EmergingBP/Coaching.asp</a></td>
</tr>
</tbody>
</table>
L&I DOCUMENTATION REQUIREMENTS

Providers are crucial for an injured worker’s recovery and to assure they receive benefits. Documentation requirements exist for clinical training, staff privileges, licensure, and insurance reimbursement at all levels. Washington’s workers’ compensation documentation requirements align with these practices, however, several specific laws and policies unique to workers’ compensation also apply. All providers who treat workers are required follow the agency’s documentation and reporting requirements in order to remain in the network. This section comprehensively inventories provider documentation requirements called out in the laws and policies governing workers’ compensation. The Additional Materials Section at the end of this document includes full text of laws and relevant to a provider’s clinical record keeping. Providers are also referred to the Medical Aid Rules and Fee Schedule which addresses specific coding and reimbursement documentation requirements.

Ensure Clinical Documentation Reaches Claim File

Overview – Medical records for L&I claims are imaged as a graphic file in the electronic claims record. Due to the volume of documentation submitted it is essential that EVERY PAGE of each report and chart note has the CLAIM NUMBER in the UPPER RIGHT HAND CORNER. It may also be helpful to submit records from different claims separately to prevent confusion. Reports and chart notes must be submitted separately from medical bills as indicated below. Records without claim numbers in the upper right hand corner, or records sent to the wrong location are unlikely to seen by the claim manager and may delay or result in denial for payment.

L&I State Fund Claims documentation submission:

Report of Accident (ROA) Workplace Injury, Accident or Occupational Disease (F242-130-000)
PO Box 44299
Olympia, WA 98504-4299    Fax: 800-941-2976 or 360-902-6690

Activity Prescription Form (F242-385-000), Correspondence, Reports, Chart notes
PO Box 44291
Olympia WA 98504-4291     Fax: 360-902-4567.

Information regarding billing, including billing online can be found at: Lni.wa.gov/ClaimsIns/Providers/Billing/BillLNI

Self-Insured Employers (SIE) have their own billing and submission processes that vary for each employer. Information and assistance can be found online at: Lni.wa.gov/ClaimsIns/Providers/Billing/BillSIEmp/.

Initiation of a Claim

Initial Report History Examination Diagnostic Studies Reports

Overview – Providers who treat workers are required to inform them of their workers’ compensation rights and assist them in making application for benefits. This carries with it the obligation of documenting the work-relatedness of the condition, completing and submitting a Report of Accident (ROA) Workplace Injury, Accident or Occupational Disease, documenting the history, positive physical exam findings, diagnoses, any barriers to recovery, and estimating the time off work that may be needed. This is submitted to L&I on a ROA form for state fund claims. For self-insured claims, a Provider’s Initial Report form is submitted to the self-insured employer. It is legally required to submit the ROA within 5 working days of the initial office visit with the worker. However, occupational health best practices and L&I’s Centers for Occupational Health and Education (COHE) utilize a 48 hour turnaround which research has shown to be strongly associated with better outcomes and lower long-term disability.

Additionally, all history, examination and testing findings and interpretation must be included in the chart. This includes providers who do in-office diagnostics such as plain film x-ray or laboratory studies. A written report for the study including what the findings are and their interpretation must be in the patient’s clinical record in addition to clinical justification and appropriate patient information. An Activity Prescription Form is required to be submitted when there are work restrictions.

Clinical Record Documentation

- History and physical examination
- Special studies reports (e.g., X-ray, lab including findings and interpretation)
- Problem list - diagnosis (e.g., problem list or assessment including ICD codes)
  - It should be clear in the problem list or assessment section of initial SOAP note which problems are directly a result of the work injury or exposure and the provider’s reasoning for it)
- Treatment plan and prognosis
## Work Ability Issues

**Overview** – Unique to workers’ compensation is the explicit attention required of providers to address work abilities and limitations. The determination of work abilities and restrictions documented by attending providers in the patient’s clinical record and provider-completed forms are the basis for determination of various benefits for the worker. Returning to work is an important outcome for workers and the system. Employers are required to furnish providers with information about what their work entails, what accommodations/modifications can be made including the physical activities involved. Providers who choose to treat injured workers are required to review these job demands and determine the worker’s abilities and restrictions in performing them. Employers are entitled to know the provider’s assessment of the worker’s recovery and ability to perform work activities. The Activity Prescription Form (APF) is the best tool for this purpose. There are a number of useful work ability and status terms referenced in workers’ compensation law and policy that clinicians should be familiar with. A glossary of them is included in Additional Materials.

## Clinical Record Documentation

- Problem list and treatment plan
- Chart (Progress, SOAP) notes

## Separate L&I Forms/Reports (Required to be completed and submitted to L&I or SIE)

- **State Fund Claims**: Report of Accident (“ROA”) Report of Workplace Injury, Accident or Occupational Disease (F242-130-000).
- **Self-Insured Claims**: Provider’s Initial Report (“PIR” F207-028-000)
- Activity Prescription Form (F242-385-000) (initially only when work restriction given and updated only when work status changes)
- Job Analysis Summary (F252-101-000) (reviewed and signed by AP when sent by a vocational services provider)

## Examples of Relevant Laws and Rules

- RCW 51.32.090 Temporary total disability; Partial restoration of earning power; Return to available work; When employer continues wages; Limitations; Finding; Rules.
- WAC 296-20-01002 Definitions: Modified Work Status; Regular Work Status; Temporary Total Disability; Temporary Permanent Disability; Total Permanent Disability.

## Charting and Progress

**Overview** – Consistent with standard clinical practice, licensure requirements, staff privileges, and medico-legal standards, workers’ compensation law and policy prescribes that chart notes (aka, office notes, progress notes, SOAP or APSO notes) be maintained for care workers receive and that it be recorded in chronological order with each visit having its own chart entry.

Specifics of what the law prescribes be in a workers’ chart (daily progress) notes include:

- Patient demographic information, date of service, name and title of individual(s) – provider or staff – who performed the service,
- Chief complaint at each visit
- Relevant patient history
- Examination findings
- Medications and/or equipment prescribed
- Description of the treatment provided
- X-rays/tests ordered or performed and their results
- Treatment plan and the outcome of treatment.

All of these elements specifically called out in law are routine components of standard problem-oriented record keeping practice and progress charting (i.e. Subjective findings, Objective findings, Assessment of patient, Prescribed care/Plan/Progress, aka, “SOAP” notes). An older convention that has been used in workers’ compensation chart notes included the addition of “E” employment factors and “R” workplace restrictions (“SOAPER”). It is important to routinely document functional ability, including work activity in usual SOAP notes. However, specific E & R components can be documented using an APF if work restrictions are given when a claim is initiated, and then completing an updated form when the patient’s work status or abilities have changed.
Periodic written “60 Day” or “Special” Reports are required to be submitted to L&I that must include:
- The condition(s) being treated and its ICD diagnostic code(s)
- Subjective and objective findings (at the time of the report)
- The relationship of these findings to the industrial injury/exposure (directly caused by, indirectly associated with, etc.)
- An outline of any proposed additional treatment, its duration and expected conclusion date (e.g., when recovery or stability is expected), and estimate of when return-to-work can be expected, and the probability of any expected permanent partial disability.
- An estimate of physical capacities in not back to work. A formal functional capacities evaluation can be requested if needed.

The attending provider is required to submit one at 60 days following their initial office visit, or whenever one is requested by L&I or the self-insured employer. The most important element to document in a 60-day report is how the patient’s condition and functional ability has progressed since care began. If all of this information is clearly included in the patients chart notes, a separate 60 day report is not required.

<table>
<thead>
<tr>
<th>Form or Written Documentation</th>
<th>When</th>
<th>Purpose(s)</th>
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<tbody>
<tr>
<td><strong>Initiated By Attending Provider</strong></td>
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</table>
| Report of Accident (ROA) Workplace Injury, Accident or Occupational Disease (state fund) aka, “Report of Accident (ROA)” | Required within 5 days of initial visit (ideally within 48 hours) | Documents worker’s description of injury/exposure.  
Provider’s initial assessment of work-related condition, its causation, and worker’s clinical condition and estimated impact on ability to work.  
Provides essential information required for L&I or self-insured employer to determine if claim can be accepted. |
| Form: F242-130-000 | Or Provider’s Initial Report (self-insured) | At initial visit having work restrictions and when work status changes | Documents patient’s work status, estimate of physical abilities, return to work information.  
Provides essential information required for L&I or SEI to determine time-loss benefits eligibility. |
| Activity Prescription Form  | At initial visit having work restrictions and when work status changes | Documents patient’s work status, estimate of physical abilities, return to work information.  
Provides essential information required for L&I or SEI to determine time-loss benefits eligibility. |
| Form: F242-385-000 |  |  |
| Sixty Day Report.  | Every 60 Days after first visit | Documents worker’s clinical and functional progress since care began.  
Estimates and documents clinical need for further care, degree of expected recovery, any barriers to recovery, and estimated timeline. | |
| Written Documentation: May be a letter to claim manager, or detailed documentation in submitted chart notes (the latter is not reimbursable as a separate report). |  |  |
| Consultation Report (May be requested by AP for second opinion without authorization) | At AP discretion but required at or before 20 visits or 120 days of conservative care if duration is expected to exceed that. | Provides second independent opinion of worker’s clinical and work status.  
Documents additional perspective of care progress.  
Identifies further care needs options.  
Assesses for maximal medical improvement (MMI).  
Predicts possibility of permanent partial impairment. | |
| Written Narrative Report: To attending provider and required to be provided to L&I or SIE |  |  |
| Closing Examination Report | At conclusion of care (MMI) | Documents current complaints and disability (if any).  
Repeat of physical examination documenting what has objectively changed.  
Serves to inform impairment if any and baseline for possible future claim reopening.  
If a permanent impairment exist once a patient has reached MMI, the closing exam should include an impairment rating. Some attending providers may perform impairments ratings. See MARFS Chapter 12 for more information. | |
<table>
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<tr>
<th><strong>Initiated By L&amp;I or Self-Insured Employer (SIE)</strong></th>
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<tr>
<td><strong>Special Report</strong></td>
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<tr>
<td><em>Written Narrative Report: To claim manager requesting the report</em></td>
</tr>
</tbody>
</table>
| When requested by L&I or SIE | • Provides specific information a claim manager needs to adjudicate the worker’s claim or authorize care  
• Documents worker’s clinical and functional progress since care began  
• Estimates and documents clinical need for further care |
| **Independent Medical Examination (IME)** |
| conducted by a provider on L&I’s Approved Examiner List aka, special commissioned examination |
| At L&I or SIE request | • Review of patient’s available clinical records and reports  
• Independent examination of patient’s clinical condition  
• Assessment of diagnostic status, physical and work abilities, progress to date, treatment options, any permanent impairment and any special questions from claim manager |
| **Attending Provider (AP) review of IME aka, concurrence report –** |
| *Written Documentation: To claim manager, usually in a letter but may be documented in submitted chart notes.* |
| At L&I or SIE request | • Documents AP review of IME findings and recommendations  
• Requested at the discretion of the claim manager |
| **Miscellaneous Forms or Letters** |
| • Various correspondence  
• Review of Job Analysis  
• Loss of Earning Power (F242-208-000) |
| At L&I or SIE request | • Documents specific information needed from provider for adjudication of the claim or authorizing benefits. |

**Levels of Service**

**Clinical Record Documentation**
- Chart (daily progress) notes  
- Written Reports

**Separate L&I Forms/Reports (Required to be completed and submitted to L&I or self-insured employer)**
- Periodic written reports summarizing care, progress and further treatment plan

**Examples of Relevant Laws and Rules**
- WAC 296-20-01002 Definitions – Chart notes, Attending provider report

**Overview**
Thorough clinical documentation also provides justification for different types and levels of levels of service that are billed. The adage “If it’s not documented, it didn’t happen” applies. Differences may exist between documentation requirements for coding and billing justification and usual practices for documentation for clinical management or medico-legal purposes. L&I providers should refer to the **Medical Aid Rules and Fee Schedule (MARFS)** paying attention to specific documentation coding and billing requirements for specific services they provide. Coding descriptions, including how services and services levels are defined can be found in *Current Procedural Terminology,*³ published and updated annually by the American Medical Association.

**Relevant Laws and Rules**
- WAC 296-20-125 Billing procedures.  
- **Medical Aid Rules and Fee Schedule (MARFS)**
Overview – Washington workers’ compensation law prescribes several elements for care to be allowed:

- Care must be proper and necessary – this is operationalized as:
  - Care for an accepted work-related condition.
  - Care being curative and rehabilitative by objective documentation of functional improvement and other long term changes including return to work and normal activities.
  - Reflective of accepted standards of care under the provider’s license.
  - Provided at the least cost and in the least invasive setting and not primarily for the convenience of the claimant or providers.
  - Care provided until maximal medical improvement is reached, meaning changes are permanent, not temporary or transient.

- Care must be with an L&I network provider consistent with L&I policies and evidence-based guidelines.
- Initial diagnostic (plain film) x-rays do not require prior authorization.
- Routine blood and urine laboratory studies do not require prior authorization.
- Consultations for second opinions with specialist within a reasonable geographic area do not require prior authorization and should not be with a provider in the attending provider’s own office or partnership. Consultations are not authorized if the claim manager has scheduled and independent examination, or if the worker has been under the active care of the consulting provider within the previous 3 years.
- Prior authorization by a claim manager is not required for up to 20 office visits within the first sixty days following the first visit. Care beyond that requires prior authorization by the claim manager.
- Prior authorization is not required for up to 12 visits for physical therapy.
- Prior authorization is required for certain kinds of tests and treatment (see WAC 296-20-03001) including:
  - Conservative care beyond 20 office visits or 120 days beyond the initial office visit for the claim requires a second opinion consultation justifying need for further care.
  - Physical therapy care beyond 12 visits and massage therapy beyond 6 visits.
  - Diagnostic studies other than routine x-ray, blood, urinalysis studies.
  - Diagnostic and therapeutic musculoskeletal system injections.

Clinical Record Documentation

- Chart notes, progress reports

Separate L&I Forms/Reports (Required to be completed and submitted to L&I or self-insured employer)

- Specific written requests for authorization
- Web-based UR for advanced imaging requests

Examples of Relevant Laws and Rules

- WAC 296-20-01002 Proper & Necessary, No Authorization, Authorization, imaging
- WAC 296-20-121 X-rays
- WAC 296-20-030 Treatment not requiring authorization for accepted conditions
- WAC 296-20-03001 Treatment requiring authorization
- WAC 296-20-035 Treatment in cases that remain open beyond sixty days
- WAC 296-20-045 Consultation requirements
- WAC 296-20-051 Consultation guidelines
- WAC 296-20-01040 Health care provider network continuing requirements.
**Consultation**

**Overview** – A consultation referral may be made by any Attending Provider (AP) without prior authorization to obtain a second opinion (diagnostic assessment, identification of additional treatment options, reasons for stalled progress, necessity of further care, etc). Consultations should be performed by a provider that is independent of the AP. A consulting provider may not bill for a consultation service if the patient has been under the consulting providers care within the prior three years. Use of the AP’s Referral Form is recommended to clarify the need for the referral and documents all information a claim manager might need for any required authorizations. A consultation evaluation addressing the need for further care must be obtained and the report completed at or before 120 days of care or 20 office visits since care began. The referring provider should provide the consulting provider with available records and reports prior to the worker’s appointment with the consulting provider unless the consultant has access to the records otherwise (i.e. in the Claim & Account Center). A consultation may be obtained at any time during care, provided that L&I or the SIE has not already requested an Independent Medical Examination (IME). Second opinion consultations are also required for non-emergent major surgery for patients with complicating conditions, for the use of allowable non-standard procedures, and if requested by L&I or the self-insured employer. The Industrial Insurance Chiropractic Advisory Committee (IICAC) oversees a chiropractic consultant program of doctors of chiropractic with additional L&I training specific to workers’ compensation particularly related to musculoskeletal injury diagnosis, conservative management options, functional improvement and maximal medical improvement.

The consulting provider must supply a written report within 15 days to the referring provider and L&I, that includes:

- An adequate history to establish the type and severity of the occupational condition.
- The patient’s previous physical and mental health, and any social or emotional factors that may affect recovery.
- Compares their history to the one provided by the referring provider.
- An examination of all systems affected by the industrial injury or exposure.
- A complete diagnosis of all conditions the patient has (including ICD codes) with specific delineation of which ones were due solely to the occupational injury/exposure, which conditions pre-existed the injury/exposure that were aggravated by the injury/exposure, any conditions that were not impacted by the exposure/injury, but that may retard recovery, and any unrelated concurrent conditions.
- Conclusions about their evaluation including the type of treatment recommended for each condition and probable duration of that treatment, the expected degree of recovery from the occupational condition, probability of residual disability from the condition, and probability of returning to work.
- Recommendations for any appropriate additional diagnostic studies.

**Clinical Record Documentation**

- Chart notes
- Copy of written consultation report

**Separate L&I Forms/Reports  (Required to be completed and submitted to L&I or self-insured employer)**

- Written consultation evaluation report
- **AP Referral Form** (recommended, but not required for making consultation referral)

**Examples of Relevant Laws and Rules**

- WAC 296-20-01002 Definitions – Consultation examination report.
- WAC 296-20-035 Treatment in cases that remain open beyond sixty days
- WAC 296-20-045 Consultation requirements
- WAC 296-20-051 Consultations

* Voluntary educational practice aid
Concurrent Treatment

Overview – Only one provider at a time may be the Attending Provider (AP) of record on a workers’ compensation claim. The AP is responsible to oversee all care, manage return to work, communication with the employer, other providers, as well as L&I or the SIE. With prior authorization by a claim manager, concurrent treatment by more than one provider (qualified to be an AP) may be allowed. The AP is required to request authorization for concurrent care from the claim manager by providing information about concurrent care provider, their role and assuring all reports and documentation are submitted. The AP Referral Form is the most efficient and complete way to document all aspects of concurrent care for all parties, as well as being useful to the provider and claim manager for any kind of specialist or second opinion referral.

Clinical Record Documentation
- Name and contact information of concurrent care provider, their role, duration of concurrent care.

Separate L&I Forms/Reports
- AP Referral Form (recommended, but not required for making consultation referral).

Examples of Relevant Laws and Rules

Protected Health Information

Overview – A patient’s health information may contain sensitive material that providers appropriately have concerns about releasing to third parties. The Federal Health Information Portability and Accountability Act of 1996 (HIPAA) requires that providers protect patients’ personal health information but specifically addresses workers’ compensation:

“A covered entity may disclose protected health information as authorized by and to the extent necessary to comply with laws relating to workers’ compensation or other similar programs, established by law, that provide benefits for work-related injuries without regard to fault.” (45 CFR 164.512 (l))

Washington State workers’ compensation law describes what medical information must be released:

“. . . all medical information in the possession or control of any person and relevant to the particular injury in the opinion of the department pertaining to any worker whose injury or occupational disease is the basis of a claim under this title shall be made available at any stage of the proceedings to the employer, the claimant’s representative, and the department upon request and no person shall incur any legal liability by reason of releasing such information.” (RCW 51.36.060)

Providers should let claim managers know about any sensitive information in a patient’s chart that may need to be redacted if requested by other authorized parties. Additional information can be found online: Lni.wa.gov/ClaimsIns/Providers/Claims/HIPAA/default.asp.

Examples of Relevant Laws and Rules
- RCW 51.36.060 Duties of attending physician or licensed advanced registered nurse practitioner — Medical information.

Record Sharing and Retention

Overview – L&I requires that clinical records be maintained and retrievable for a minimum of 5 years after the patient is last seen and X-rays for a minimum of 10 years from date of examination. Records must remain available for these periods even when a practice closes. State Department of Health laws may have additional requirements depending on licensure and facility regulations. Records must be made available for second opinion examiners and new attending providers in a timely fashion when requested and properly authorized.

Examples of Relevant Laws and Rules
- RCW 70.02 Medical Record — Health care information access and disclosure
- WAC 296-20-02005 Keeping of Records
- WAC 296-20-121 X-rays
- WAC 246-808-650 Records and X-rays and withdrawal from practice — Maintenance and retention of patient records
Nearly all claims in Washington are initiated by providers, rather than employers. Acceptance of a worker’s claim is an adjudication decision made by L&I or the self-insured employer. Documentation from the worker, the worker’s employer and the provider form the basis for these decisions, with the provider’s documentation being critical for determination of the condition’s work-relatedness, allowance of time-loss benefits and appropriateness of care. Adequate documentation in the patient’s chart notes (e.g., history, examination, problem list, and plan-progress entries) and forms (e.g., initial reports of the injury, activity prescription forms) assures workers receive all benefits they are entitled to. Complete clinical documentation also reduces misunderstandings, delays, adversity in claims, and lowers the administrative burden on providers.

Occupational Healthcare

Workers’ compensation cases involve unique administrative concerns in addition to clinical care of the work-related condition. Because workers’ compensation is essentially a no-fault liability system owned both by employers and workers, health care services for injuries are specifically limited to care for the work-related condition(s) accepted on a claim. The provider’s documentation is used by multiple parties for claim validity, benefits determination, dispute resolution and other issues in addition to more typical purposes of clinical management and verification of billing accuracy. Further, direct communication with employers and claim staff may be necessary for optimizing patient outcomes, something not typical of general health care practice.

There are many differences between general health care and occupational health care for which documentation is critical. The thoroughness of details surrounding condition onset, the impact of the condition on their ability to engage in specific physical activities and work tasks, the clinical rationale for treatment decisions, and importance of prognostic estimates for recovery exemplify where the role of an attending provider’s documentation is important. The magnitude of need for so many documentation specifics is reflected in the extensive volume of legislative, regulatory, and policy language specifically addressing documentation requirements. Providers who choose to care for injured workers must meet these documentation requirements in addition to providing high quality care. It is particularly important that clinical reasoning patient-centered note-writing reflects relevance for work activities and functional abilities. Daily charting with work injuries should pay attention to factors such as breaks, loads, and task postures instead of generic function measures such as range of motion or activities of daily living.

Occupational health specialists receive training which incorporates such documentation needs, however most workers seek care from generalists for reasons of preference or access. Fortunately, it’s well within most providers’ expertise to address such issues, and requirements align well with usual clinical practice and documentation procedures. Assuring that documentation requirements are met not only speeds benefits to workers, it helps assure that care is effective in achieving functional improvement essential for the worker’s livelihood. Attention to documentation up front also reduces unnecessary administrative burden of responding to requests for information or second opinions. It can also reduce reimbursement hassles.

Only a very small proportion of injured workers become chronically disabled in workers’ compensation and these patients use the majority of system resources. Yet only a small fraction of these chronically disabled workers had catastrophic injuries; the vast majority become disabled from otherwise uncomplicated musculoskeletal injuries such as low back and extremity strains. Research has increasingly identified that factors directly under the provider’s influence has substantial impact on whether or not a worker becomes chronically disabled.

Systematic Record-Keeping Approaches

A number of systematic documentation styles have been utilized for clinical charting including:

- SOAP (Subjective, Objective, Assessment, Plan) format – an “interventionist” approach based on identification of, and organization around, the problems the patient presents with. Each chart entry uses this organizational scheme along with summary entries including a written problem list and treatment plan. Its principle advantage is enhanced usability of the patient’s chart for managing multiple problems over time with the ability to easily identify and track refinements to problems and treatment plans. The SOAP approach has become standard throughout North America in teaching institutions, hospitals and clinics. In Washington State this approach has been codified as a standard in several professions’ licensing regulations and is specifically required in workers’ compensation law. Thus, it is emphasized in this resource.
- APSO is a variant of the SOAP format that simply reorders the A & P elements first in the sequence to place emphasis on the outcome of the encounter.
- Unstructured (Free Form) – Unstructured note charting is essentially a chronological organizational approach and is typical of medical charting prior to standardization on the Problem-Oriented Medical Record (POMR) format in the 1960’s.
- TITRS (Title, Introduction, Text, Recommendation, Signature) – TITRS formatted charting has been promoted as an organizational approach best suited for patient assessment. It is somewhat more systematic than an unstructured approach but has the disadvantage of being difficult for locating specific patient information as the chart expands. TITRS is probably best suited for a one time consultation or review on a particular issue (e.g., Pharmacist review of medications during a prolonged hospital stay)
- FARM (Findings, Assessment, Recommendations or Resolutions, Management) – The FARM approach to medical charting is fairly similar to the SOAP format. The S & O components of SOAP are combined while the A component is expanded to specifically call out recommendations and
resolution of problems. It has been suggested that monitoring of patient progress is enhanced, and it has been utilized in pharmacist documentation. Appropriately managed SOAP documentation can accomplish monitoring just as well so long as a central problem list is maintained.

There is a tension between "too much" and "not enough" information in clinical documentation. Objective documentation of facts is central to quality record keeping. Individuals and institutions vary in their requirements, practices and expectation for patient charting. Optimally the medical record should serve the purpose of accurately recording the patient's status at the time of a visit, and the provider's clinical rationale for any interventions or further diagnostics. For professional liability reasons documentation must be comprehensive and accurate enough to allow external parties the ability to discern what was done and why. Third parties, including workers' compensation, serve as payers for health care and are accountable to their funders (employer, taxpayers, and premium payers). Complete clinical documentation has become the basis for determining what was done and the justification for it. The adage "If it's not documented, it didn't happen" applies.

Poor documentation is contributes to multiple medical errors, including medication errors, wrong-side surgeries or other treatments, and missed follow-up when important studies fail to be acted on. Establishing a culture of documentation expectations requires recognition by clinical leadership that it is central to quality patient care. Too often, a culture of documentation being essentially for medico-legal protection or billing justification purposes exists. These problems can be particularly evident in small practices and business-centric institutions. Recognition of the clinical record as a critical tool for optimal patient centered care not only prevents medical errors, utilizing it for clinical goal setting, decision-making and progress tracking increases its relevance and reduces administrative "hassle."

A 2011 prospective study among obstetrician and gynecologists incorporated pocket cards, posters, didactic sessions led by local clinical opinion leaders, and on-line training resources improved accurate SOAP note compliance from 60% of chart entries to 90%.

Electronic Health Information

Electronic health records (EHR) are becoming standard in health care delivery and expectations are that routine exchange of health information digitally will become the norm. Technology is rapidly changing and universal standards for submission to payers and government entities have not emerged. Currently, no mechanism exists for direct electronic transmission of EHR chart information to L&I. Increasingly, health care institutions are developing ways to transfer health information electronically among providers.

Billing and submission of reports of accident can be done electronically. Additionally, online access to claim information and secure electronic communication with claim managers can be done through L&I Claim and Account Center.

- Provider Express Billing for electronic billing:
- FileFast for on-line submission of Reports of Accident is:
- L&I's Claim & Account Center for reviewing a claim and electronically communicating with a claim manager:

As electronic record-keeping evolves and matures, specialty-specific customization shows promise to better guide clinical decision support. One example from the Alberta workers' compensation system in Canada has identified characteristics of injury duration, work status, condition severity, and self-reported functional status that can be computer modeled to identify correlations with successful rehabilitation. Similar centralized information management approaches are being developed with L&I's Centers for Occupational Health and Education (COHE's) and efforts are underway to identify which resources may be helpful for different patients.

Problem-oriented record-keeping offers numerous advantages and efficiencies for clinical management; however, challenges exist with implementation in EHRs. Complexities of sub-problems, episodes within problems may require careful attention to 'logic' and organization (e.g., Crohn’s disease involves multiple ‘sub problems’ such as fever, abdominal pain, fistulae, abscess, malabsorption) which may complicate one-size fits all solutions.

Problem Oriented Record Keeping

Problem-Oriented Medical Record (POMR) keeping was developed by medical educator Lawrence Weed in the 1960s and has become a standard across all health professions. POMR addresses patient-centered care by systematically organizing patient data and provider assessments/interventions in a standardized fashion that works for any practice setting (from solo practice to hospital-based), all conditions (a simple single problem to multiple medically complex ones), and the system works throughout a patient's lifetime. Requirements to document patient evaluation and management in this fashion have been adopted by provider groups, hospitals, regulatory and legislative bodies, as well as health purchasers and payers. When implemented well, POMR organizes clinical information that integrates patient and provider perspectives, assures accuracy, and provides comprehensive tracking and retrieval of crucial information by multiple providers.
There are 5 basic components to the problem-oriented record:
1. Data Base - History, Physical Exam and Laboratory Data
2. Complete Problem List
3. Initial Plans, aka Treatment Plan (for further diagnostic testing, monitoring and treatment interventions)
4. Daily Progress Notes
5. Final Chart/Progress Note or Discharge Summary

Although a number of variations of the theme exist, the central concepts of documenting the patient’s perspectives of their condition (Subjective) as well as the provider’s (Objective) are universal. POMR also includes the provider’s overall summary of the patient’s status (Assessment) which summarizes diagnostic and prognostic impressions initially into a Problem List. The final element of the POMR is documentation of the initial Treatment “Plan” and ongoing “Progress.” These elements form the basis for the acronym “SOAP.”

SOAP format organization is consistent across delivery settings (e.g., hospital, specialty, primary care, allied care); however, the degree of detail and how problem lists or treatment plans are formatted and located in a chart varies greatly by institution, time between patient encounters, and for different durations of care. Additionally, electronic health records have varied conventions for recording and maintaining problem lists and treatment plans. The following conceptualization may be most useful in settings that involve a series of frequent encounters over a period of time (e.g., rehabilitation from a musculoskeletal injury).

<table>
<thead>
<tr>
<th>Intake Evaluation</th>
<th>Follow-up Visits</th>
<th>Re-exams/Closing-exam</th>
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<tbody>
<tr>
<td>Data Base - &quot;mega-SOAP&quot; History and Physical</td>
<td>&quot;mini-SOAP&quot; Progress/Chart Notes</td>
<td>&quot;midi-SOAP&quot; Discharge</td>
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**Subjective**
- Chief Complaint & Presenting Illness (CC/PI).
- Past history (including medical, occupational, social).
- Review of Systems.

**Objective**
- Complete initial and/or regional physical examination findings (including inspection and provocative testing).
- Written reports for laboratory, X-ray and other diagnostic studies (including findings and interpretation).
- Baseline functional status instrument (e.g., Oswestery, Quick-DASH).

**Assessment**
- Written Problem List (best framed from patient’s perspective, e.g., painful swollen ankle).
- Diagnoses (clinical conditions behind patient’s problems e.g., Grade 2 ankle sprain).

**Plan/Progress**
- Written plan for each problem including anticipated diagnostics, passive, active and self-care.
- Documentation of all provided diagnostics, passive, active or self-care at that visit.
- Documentation of any counseling (including time if >50% of visit is spent counseling).
“Mega-, Midi-, and Mini-SOAPs”
Initial intake exams, follow-up visits, and reexaminations all use the organization scheme characterized by SOAP, but the magnitude and amount of information documented is different. An initial patient work-up includes the comprehensive history, representing Subjective elements, while the physical examination and special studies (e.g., laboratory data, imaging) reflect the Objective elements. Together these are termed the patient’s Data Base and makes up the first half of the “Mega-SOAP.” The Assessment element consists of a Problem List which essentially is the home page, or table of contents, for the entire patient chart, delineating all of the patient’s problems the provider will manage or monitor. A written Treatment Plan is the final element that should be included in the documentation from an initial patient work-up. Follow-up visits typically use SOAP headings and require brief information about the problems addressed at a given visit. For example if a patient has an ankle sprain and elbow contusion from a fall, and both are assessed and treated at a follow up visit, that day’s SOAP note should document the patient’s perception of each problem that day, along with regional exam of relevant aspects of the ankle and elbow, an assessment of how each problem is changing/progressing, and the specifics of what was done at the visit, including instruction to the patient. The table below illustrates the kinds of expected elements for each component of SOAP at different levels of patient visits.

Chart entries generally should be concise and to the point. Clear summaries of actionable and relevant information that matters for clinical decision making (what to do or not do next) should be the focus. Excessively verbose documentation is neither necessary nor beneficial to facilitating patient-centered care. From an attending provider’s standpoint, documenting specific functional improvement goals at the onset, and noting in subsequent assessments what specific functional improvements have been made will help keep care focused and prevent unnecessary administrative burden on your practice due to questions, information requests, or protests from claim and employer staff who are charged with assuring care is curative and rehabilitative.

Subjective (S) Entries
The S of the SOAP note documents the patient’s report of their condition in their own words. It may be compressive when used as the intake record including work up of chief complaint of present illness, past history, review of systems, etc. Follow up encounters typically include their current state, and/or how they have been doing since their last visit. It may range from no complaint (“No pain in left leg this week”) to a specific new problem (“My right shoulder started aching two days ago and is sharp and catches when I reach over my head”). The subjective report may capture an acute problem that resolved in the interim (“I had a headache Monday that lasted for two days”). Appropriate questioning about the patient’s subjective reports should be documented as well (e.g., a full work up for a new problem), or perhaps clarifying exploration regarding a minor flare-up that resolved between visits (e.g., Has it happened again? or, Has this happened in the past?) with appropriate documentation of patient response. Compliance with previous instructions should be noted here as well (“John brought his fully completed activity diary today which indicated difficulty in increasing his walking distance for 2 days.”)

Objective (O) Entries
Any clinical measurements or testing performed on a visit should be included. This can range from observation and palpation to provocative orthopedic tests or in office laboratory test. Vital signs are routinely included. The appropriate, problem-focused physical examination should be documented in the SOAP note (or may be referenced to a specific identically dated exam form in manual records). Specificity for each abnormal finding is critical to document (e.g., “Left cervical rotation and lateral bend were restricted and produced pain in lower left cervical region”) but generalities for normal findings are adequate (e.g., “no pain or restriction was noted in all lumbar ranges of motion”). Variations in specificity based on the provider’s practice area or specialty are to be expected. Legibility and understandability are crucial. Non-standard abbreviations and symbols should be avoided and all routine shorthand should have a legend included whenever charts are submitted to third parties.

Assessment (A) Entries
The assessment reflects the clinician’s integration of the subjective and objective information into a concise statement of the patient’s status at the time of the patient encounter. An infrequent or initial entry should be rather comprehensive: “A 48-year-old male construction worker presents today for evaluation of right-sided low back pain that began suddenly while lifting a heavy wooden beam at work yesterday afternoon. There are no signs of radiculopathy, but muscle tightness and tenderness in the right lumbar area suggests a minor low back sprain.” Again detail and specificity variation is to be expected according to specialty and practice focus. For example, an osteopathic or chiropractic physician’s assessment entry may include greater specificity related to vertebral levels that are dysfunctional, which muscle groups are involved, while an internist or occupational medicine specialist might be inclined to just note the general anatomic region.

Written Problem List
The problem list is effectively a table of contents for the entire chart and reflects all conditions being monitored or cared for in the practice overall. Typically it is a stand-alone section of the chart, but may be included the Assessment section of SOAP notes for an initial visit and redone at significant re-valuation visits. For each problem on the Problem List include:

- Date on which the problem was entered onto the problem list (not the date when the problem began for the patient; that should be included in
the problem’s description).

- Description of the problem, ideally from the patient’s perspective (e.g., “lowers back and left leg pain to mid-calf” rather than “herniated nucleus pulposus with L5/S1 radiculopathy.”) Doing it this way facilitates chart management when complex conditions may involve multiple interventions and/or sub-problems which can change over time.

- Specific diagnoses (and their corresponding ICD Codes) believed to be responsible for the problem can be included as a sub-entry to the problem list, in a detailed initial SOAP note assessment on the date the problem is entered into the chart, or in some other dedicated location in the chart. When selecting a specific diagnosis, the most specific condition diagnosis possible should be used, rather than coding by symptoms (e.g., lumbar strain rather than low back pain).

- Dates and descriptions for any modifications to problems (e.g., resolution, recurrences).

Numbering each problem in the list (particularly in manual charts) facilitates referencing the problem(s) being addressed in a particular visit. Electronic records increasingly have conventions to create such linkages automatically.

Written Treatment Plan (P)

Optimally, a written treatment plan can also be a stand-alone list summarizing the overall management approach and its modification as care progresses. More typically, and just as acceptable, the plan is included in the P section of each visit’s SOAP note. The former approach is more useful for providers performing a high frequency of care for a period of time (e.g., chiropractors, physical therapists) while the latter make more sense when follow-up encounters are few in number and with longer intervals between them. The treatment plan should include a reference to all interventions and estimated timeframes for the problem’s resolution:

- Anticipated additional diagnostics (e.g., “nerve conduction studies if carpal symptoms do not improve within 2 weeks”).

- Planned passive care (e.g., “two week trial of spinal adjusting and myofascial release in the lower back then reassess progress”).

- Planned active care (e.g., “PT referral for 2 weeks of ankle strengthening exercises then reassess progress”).

- Specific medication prescribed or dispensed, including dosages and durations.

- Referrals or hospital admission instructions.

- Patient instruction and/or self-care (e.g., “activity diary given for daily incrementally increasing walking distances, review in 1 week”).

- Anticipated resolution or expected problem status (e.g., 2 weeks of incrementally increasing mobility and strengthening knee exercises. Return for follow-up with full resolution and discharge expected).

- Date and frequency/duration of follow-up care).

Additionally, any care coordination an attending provider will engage in should be noted, and subsequently documented when provided. (Jensen 2012)

For example, if concurrent or specialist care is anticipated, coordination of services with vocational providers, or employers health and safety staff should be charted.

Documenting Clinical Progress

In workers’ compensation, care must be curative and/or rehabilitative which is defined as meaningful functional improvement (WAC 296-20-01002). The system’s most critical functional improvement is returning to normal activities, including, and especially, work. In addition to recording the patient’s report of their subjective symptoms (S) and specific clinical findings related to their condition (O), the Assessment (A) entry of a SOAP note needs to indicate what functional improvement has occurred. One of the simpler ways to track this is with an anchored pain interference scale as part of the routine Subjective entry documentation. For example:

<table>
<thead>
<tr>
<th>I can do all usual activities</th>
<th>Unable to do any usual activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>

On average how much does your pain interfere with your ability to do your usual daily activities?

For more rigorous situation specific determination of functional improvement, numerous validated functional scales are available for different body regions and conditions such as the Neck Disability Index, Oswestry Low Back Questionnaire, or extremity scales such the QuickDASH or Lower Extremity Functional Scale. Resources and scales can be found on the IICAC Resources webpage.

Many functional tracking instruments have been validated to measure clinically meaningful improvement and providers are referred to a comprehensive IICAC resource (Documenting Functional Improvement) summarizing available instruments and their evidence-base. Symptoms that come and go over time without resolution are reflective of stalled progress or maximal improvement. The patient’s functional improvement is usually a better metric to track and may better represent what clinical progress has occurred. The table included above illustrates the essential attributes of SOAP entries for initial intake, routine office visits and reexamination visits.
The history captures the patient’s verbal communication about their experiences of the condition and their physical, emotional, and social state. These elements have been categorized under the umbrella conception of “Subjective” and are consistent with the “S” in the problem-oriented record keeping acronym of SOAP. The initial history is more comprehensive than this element in subsequent encounters. Typically only changes since an initial exam and or previous encounter would warrant documenting in subsequent entries.

**Patient Presentation**

**Chief Complaint (Presenting Symptoms)** – records the patient’s characterization of what they are seeking care for. **History of Present Illness (Presenting Compliant)** – refers to elements about how the chief complaint came about and how it behaves. These are obtained from interviewing the patient. A number of acronyms have been created that help remind of all the key elements to obtain in the patient interview. One common one is ‘OPQRST’:

- **Onset of Condition** – How did the symptoms/condition come about? Precisely when did symptoms start, what specific activities they were engaged in at the time (or occurred prior to onset), what biomechanics were in play (if traumatic or activity induced).
- **Provocation & Palliation** – What exacerbates and/or relieves the symptoms? Direct provocation of the symptomatic part vs. distant body part, generalized exertion, etc.
- **Quality of Pain & Other Symptoms** – The patients experience of the pain or sensations (e.g., sharp, dull, burning, crushing, tearing, tingling, shooting, numbing) helps identify involved tissues (cutaneous, neurological, muscular) in musculoskeletal conditions. Corollary delineations can be helpful for respiratory and dermatological conditions.
- **Region & Radiation** – Specificity in location of the symptoms
- **Severity** – Magnitude of the experience of the pain or sensation is most easily captured on an anchored scale (e.g., 0-10 where zero means no pain at all and 10 means the worst pain you have ever experienced or could imagine) and has the advantage of standardizing the endpoints for reference. Verbal categories such as mild, moderate, severe are also common.
- **Timing** – How long the symptoms have been going on since they started, how long they last for (if intermittent), if they ever stop, when symptoms may have changed.

**Work-Relatedness** – Although work-focused factors fit within the CC&HPI’s organization, the occupational nuances are rarely highlighted in basic clinical training and warrant special attention.5 8

<table>
<thead>
<tr>
<th>Work-Relatedness Factors</th>
<th>Relevance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do symptoms change between work and home? Do symptoms occur on days off (weekends, vacation)?</td>
<td>Symptoms that do not vary with work hours may indicate a non-work-related etiology.</td>
</tr>
<tr>
<td>Identify repetitions, duration, awkward positions, weights associated with onset.</td>
<td>Informs return to work strategies, needed activity or ergonomic modifications.</td>
</tr>
<tr>
<td>Have symptoms like this occurred at other jobs?</td>
<td>History of similar symptoms helps establish a functional baseline for pre-injury status, is helpful for determining treatment options, and informs if prior jobs contributed to problem (particularly relevant when detailed work history is needed for apportioning responsibility to past employers).</td>
</tr>
<tr>
<td>What environmental factors warrant consideration?</td>
<td>Exposure to liquids, aerosols, temperature extremes inform toxic exposures.</td>
</tr>
<tr>
<td>What safety and protective equipment was in use?</td>
<td>Availability and compliance with safety procedures and protective equipment (e.g., respiratory devices, lift assists) informs onset as well as prevention of recurrences.</td>
</tr>
</tbody>
</table>

**INITIAL HISTORY DOCUMENTATION – Occupational History**

A patient’s description of their work environment helps identify potential factors that may have caused an injury or exposure. Chemicals in the workplace, use of safety and assistance equipment, nature of shift (breaks, volume/duration/posture of tasks), and the worker’s experience are example of factors...
that may warrant documentation. Topics should include:

- Job title
- Length of time at current job
- Workplace details (shift duration, frequency and duration of breaks, safety procedures)
- Specific work activities/tasks
- Products made
- Potentially hazardous exposures (environmental, substances)
- Assistive devices/protective equipment used

Recent Workplace Changes

Document any changes in tasks that may have led to new exposures. Record changes in materials or products made and any of out-of-the-ordinary events that may have occurred. Similar symptoms among other employees may also help pinpoint a work-related etiology.5, 8

Work History

The work history routinely documents previous jobs and time of employment with each and should include part-time and secondary jobs as well. Conditions may be related to a job other than the worker's primary position. Additionally, a history of similar symptoms prior to the current episode establish a function baseline to compare progress to as well as identify useful treatment options that were effective in previous episodes. In Washington State, occupational diseases that may be a result of prolonged exposures may be adjudicated and apportioned across more than one employer. It can be particularly important to thoroughly record work activities and possible exposures in prior jobs. Conditions and recovery may be associated with factors other than current job requirements and activities.8

INITIAL HISTORY DOCUMENTATION – Past History

Social History

In addition to general lifestyle factors, social issues related to the workplace should be addressed including relationships with supervisors, fellow employees, and customers. Stress at work and poor work relationships can affect return to work and recovery. The magnitude of stress, as well as overall attitudes and satisfaction with work and career may be informative to return-to-work and job accommodation strategies. Lifestyle, recreational, and athletic activities should be documented, and it may be appropriate to reference how non-work factors that may have contributed to their condition. Note: In Washington State, even if employment only contributes partially to a condition, the condition may be accepted as work-related. Hobbies (e.g., hunting, carpentry, painting), sports activities, and home activities or projects (e.g., yard work, remodeling projects) should be documented. Alcohol and 'recreational' drug use should also be noted.

Of particular value in worker care and preventing disability is recognition of the worker’s coping skill for the myriad of dimensions a worker may deal with. Uncertainties, anxieties, or fears about their recovery, how they are handling life obligations, degree of activity reflect examples of various avenues for exploration the attending provider should consider. Workers who exhibit low recovery expectations and/or fear-avoidance behavior are at greater risk of developing prolonged disability.21

Examples – Social history entries

- “Roger is concerned that his back condition will impact his ability to work at his job. He states that as a single parent of two grade schoolers, it is a challenge to fit in home obligations, especially since he also has to trade off with his sister as a caregiver for his father who has progressing dementia.”
- “Nancy is going through a divorce. She states that coping with this shoulder injury on top of that is very stressful.”

Description of Similar Previous Conditions

A common source of contention and protest about a worker’s claim can come from uncertainty if the current condition arose out of a work exposure or is actually a pre-existing problem that coincidentally was noticed at work. It is particularly important to carefully explore and document the patient's past history of any similar problems prior to the onset of the current condition. Although an aggravation or lighting up of a pre-existing condition can be considered work-related, many conditions may have natural and episodic flare-ups regardless of work activities. For example, with a former high school athlete with a history of chronic ankle sprain, it may be especially important to document how frequently and how severe past episodes of ankle pain have been for someone who just noticed it bothering her at work one day. Any differences between the current presentation and past episodes should be noted.
Examples – Similar past condition entries

- “Patient experienced several right ankle sprains when on the tennis team in high school, but never on the left. Since she stopped playing tennis competitively she only reports one time in the past 5 years that her right ankle bothered her following a hike and it has not been a problem again until the current episode.”
- “Over the past 10 years, Mr. Jones has had multiple episodes of low back pain. The most recent episode was three years prior, after transferring firewood from a truck to a storage shed. That episode resolved without treatment and he has not had any low back pain until his recent work injury.”

INITIAL CLINICAL EXAMINATION DOCUMENTATION – Regional

An adequate physical examination of the affected body regions or systems is required. The provider’s observations about the patient physically, including observation/inspection, palpation, auscultation, and under provocation. Identifiable limitations, responses, deviations from normal (including compared to the patient’s unaffected regions) are routine components. Although there are no uniform standards for what is contained in examination documentation, most institutions set quality standards. The minimum expectation in documenting regional exam findings would include enough clarity to discern what deviates from normal and all relevant findings that would support the diagnosis are documented. Keep in mind that the information documented for a regional examination forms the basis for justifying the level of service that is reimbursable.

Standard templates and forms are commonly used for both paper and electronic records and usually reflect the practice’s specialization. Such forms and templates are acceptable, however the chart must indicate that patient-filled out forms were reviewed by the clinician if the information contributes to the justification of a certain level of service for billing purposes. Cloning and copy forward features in electronic records may seem efficient, but they can be error prone. Repetitive entries may not only indicate that care is not leading to meaningful improvement but can increase the risk of audit of the providers documentation and billing. Note that baseline examination findings usually serve as an objective starting point for determining how the condition progresses over time.

Examples – Regional examination finding entries

- Deep tendon stretch reflexes are tested in the nerves of the lumbar plexus, and are symmetrically active, rated 2/2.
- There are no altered dermatome sensations reported in the lower extremities.
- No deficit is found strength testing of the muscles supplied by the lumbar nerve roots, rated symmetrically 5/5.
- Provocative maneuvers of the dorsolumbar spine are positive for producing mild to moderate local pain, right greater than left, without eliciting radicular symptoms. These include: Kemp’s Test, Milgram’s Sign, Ely’s Heel to Buttocks Test, and Goldthwait’s Sign bilaterally with movement of L4-S, and L5-S1.
- Straight Leg Raise produces increased lower back pain when performed on the right without radicular symptoms.
- Dorsolumbar Active Range of Motion observed: WNL with mild to moderate sore through entire range right > left.
- Intersegmental restriction is found: L4-5, L5-S1, Rt. Sacroiliac jt.
- Moderate tenderness to palpation pressure is noted: L4-5, L5-S1, right > left, as well as the Rt. Sacroiliac jt.
- Moderate hypertonicity is palpated: lumbar erectors, quadratus lumborum, gluteal muscles, right > left.
- Mild splinting to palpation pressure is found of the: Right L5-S1, and the Rt. Sacroiliac jt.

INITIAL CLINICAL EXAMINATION DOCUMENTATION – Functional Deficit

In Washington State, care for work injuries is required to be curative or rehabilitation, meaning that the treatment being provided resolves or meaningfully improves the patient’s condition. Although palliative care may be appropriate for the initial healing process, ongoing care that only provides symptomatic relief is usually not allowed. Curative and rehabilitative care is characterized as care that improves the worker’s ability to function, including return to work. The regional examination is the place to document physical findings that reflect the worker’s pathoanatomic and physiologic states.

The worker’s ability to function at home and work should be documented. At a minimum, initial history and examination should document how much the patient’s condition interferes with their ability to perform normal activities (e.g., pain interference). Better yet, there are many easy to use validated instruments that a patient fills out that can more effectively objectify how the condition impacts their functional abilities and track how well function
improves with care. An L&I Practice Resource for documenting functional improvement is available that summarizes and provides copies of several validated tools for this purpose on the IICAC Resources webpage.

INITIAL CLINICAL EXAMINATION DOCUMENTATION – General Systems

The extent and comprehensiveness of general and specialized physical examination is driven by the patient’s presenting complaints, past health history, potential involvement of apparently related systems and a provider’s specialty. For example someone with an acute low back injury with lower extremity pain obviously warrants an adequate neurological assessment of the involved lower extremity. However if the presentation involved paresthesia across multiple dermatomes, a family history of diabetes, an overweight stature, and reports that sometimes his leg has felt numb in the past, a more comprehensive vascular exam of the involved leg may be needed as well as laboratory test to determine if the presenting complete may be due to an unrelated concurrent diabetic peripheral neuropathy.

Typically clinical evaluation for injuries is region and condition focused, with only basic physical exam and vital signs being routinely documented. With most sprain /strain type injuries, a statement of observed general physical ability is appropriate. Examples such as “patient ambulates freely,” “patient freely moves from sitting to standing position,” or “patient ambulates slowly” could be expected. The extent of further general physical and body system examination that should be documented is expected to reflect the diagnostic complexity of the patient and their presenting condition. Comments on complete body systems would not be expected with a focused physical complaint and a clear consistent history.

Examples – General systems physical examination finding entries

- For a 47-year-old Hispanic female presents with sudden onset right elbow pain following pushing a file cabinet at work
  
  **VITAL SIGNS**: Weight 191 lbs., blood pressure 154/104, pulse 94, temperature 98.2
  
  **HEENT**: Conjunctivae pink. Sclerae anicteric. Oropharynx clear.
  
  **NECK**: No lymphadenopathy or thyromegaly or JVD.
  
  **LUNGS**: Clear to auscultation and percussion.
  
  **HEART**: Regular rate and rhythm without murmur, rub or gallop.
  
  **ABDOMEN**: Normal bowel sounds. Soft, nontender. No hepatosplenomegaly.
  
  **EXTREMITIES**: No cyanosis, clubbing or edema. Tenderness noted over right lateral epicondyle. Patient grimaces when extending the affected extremity.
  
  **PSYCHIATRIC**: Normal affect and behavior with seemingly good insight.

- For a 38-year-old borderline diabetic male smoker with acute onset low back pain following lifting 80 lb box at construction.
  
  **VITALS**: Temp:99.1 F Pulse: 88 Resp. Rate: 24 BP: 114/78
  
  **GENERAL**: Alert, calm, well-developed male. Height/weight proportionate. No acute distress when walking, however he has to position himself slowly and pushes his left hand against his leg when getting up from a seated position. .
  
  **HEENT**: Pupils equal, round, reactive to light and accommodation. Extra-ocular movements intact. Moist mucous membranes in oropharynx. Some darkened teeth; possible caries. Small, reddened, raised area on left tonsillar pillar.
  
  **NECK**: Supple, without lymphadenopathy or thyromegaly. No carotid bruits.
  
  **LYMPH**: No axillary, cervical, supraclavicular, pre-auricular, submental, or occipital lymphadenopathy,
  
  **CARDIOVASCULAR**: Regular rate and rhythm, with normal S1 and S2. No murmurs, rubs, or gallops. No JVD. 2+ pulses bilaterally – dorsalis pedis and radial.
  
  **LUNGS**: Diffuse, bilateral crackles throughout lung fields. No wheezes. No accessory muscle use or cyanosis. Rhonchi from right lung base extending midway up lung field, very loud. No egophony. No tenderness to palpation.
  
  **ABDOMEN**: Normal bowel sounds. Soft, flat, non-tender, and non-distended. No hepatosplenomegaly; liver span approximately 10 cm.
  
  **SKIN**: Warm, dry, well-perfused. No rashes or other lesions. Some scattered freckles across arms and back. Tanned neck and forearms.
  
  **EXTREMITIES**: 2+ pulses in upper and lower extremities. No lower extremity pain or edema; legs are symmetric in appearance.
RECTAL: Deferred.
NEURO: Alert and oriented to person, place, and time. Able to communicate well. Cranial nerves 2-12 grossly intact. 5/5 strength in all extremities bilaterally. Sensation intact in all extremities. Normal gait. 1+ DTR's in biceps, triceps, supinator, knee, ankle. No clonus.
PSYCH: Appropriate affect.

**CLINICAL EXAMINATION DOCUMENTATION – Special Studies**

**Laboratory Tests and other Special Studies**

Copies of all special studies (e.g., laboratory tests, nerve conduction studies, electrocardiograms) ordered or performed by the attending provider must be in the patient’s chart. At a minimum reports must include basic identifiers to the patient (e.g., name, claim number), tests and dates performed, findings, and their interpretation. This may vary by the type of test. For example, a lab report would also include the normal range for a particular test as well as what the patient’s result was. A nerve conduction study or ECG study may include a copy of the actual tracing from the study, but must also include a written report of what the study found and what it means (findings and interpretation). Such reports are routine when conducted by a facility the patient’s provider refers them to, however, such **written reports** are also required when such studies are conducted by the attending provider in their office.

**Imaging Studies**

Complete written documentation of imaging studies is required in a patient’s chart, whether copies of a report from referral for radiological studies, or from plain films performed in-office. This holds true even if original study images are maintained in the office where the patient is treated. Essential elements of written documentation must include:

- **Demographics**: Patient’s name, study identifier, date of service, patient’s date of birth, patient’s sex, name of examination, interpreting physician’s name, interpreting physician’s signature, and referring physician if applicable.
- **Clinical Information**: Indication(s) for the radiological examination, views taken, description of findings, limitations of exam (if applicable), clinical impression or conclusion, and any recommendations or suggestions for follow-up (if applicable).

A stand-alone radiology report with this information is standard practice in radiology practices; General and other specialty providers might best utilize a similar approach. Alternatively, a dated SOAP formatted entry can be utilized that starts with “[Body region specified] radiographs were taken on [date films acquired]. The study identifier is: [number or code unique to the patient that is permanently exposed onto the films as well as used on any X-ray storage jacket, as well as a written report so original films or files can easily be located] and the following views were acquired using standard techniques obtained from the radiographic factoring technique chart: [list all views taken].” This should be followed by a signed and dated SOAP entry including:

- **S**: Working diagnosis and any specifics regarding why the films were taken (e.g., low back pain, rule out spondylolisthesis). This should be supported by examination and history data to validate the importance and “reality” of the concerns leading to films being ordered.
- **O**: Description of findings that would typically be in the body of a formal radiology report with significant detail. For example, if there is DJD, it should be listed by location and specific levels in the spine (e.g., ”L4 facets bilaterally, worse on the left”). Postural changes should be specified, not just listed as “postural changes”. If they are important enough to mention or if they will drive any aspect of care, they need to be specified.
- **A**: Impressions or conclusions. These should be the diagnoses or probable diagnoses rendered from the film. They should be written in a “surgical sieve” format, which is to say contraindications or potential contraindications to care listed first, findings that will affect care second and DJD, postural changes, incidental findings or fascinating but unimportant variants last.
- **P**: Recommendations for additional follow up studies should be listed under “P of the SOAP”. If no additional studies are indicated, the P should note “no additional studies needed.”

Facility documentation (not necessarily in the patient file) regarding radiological studies requires maintenance of an X-ray log that includes:

- Study date,
- Patient identifier number,
- Patient name,
- Views taken,
- Notes field entitled “Technical Factors or Positioning Changes” allowing notation of modifications from the standard series acquisition strategy that were required because the patient was large, deformed, unable to stand, sit or lay, etc.,
- Notes field entitled “Repeat Films” with why the original film was unsatisfactory and what was changed to correct the problem on the repeat film.

Additionally, the facility must provide for and be able to demonstrate use of an environment-stable storage space that is HIPAA compliant for X-ray files to be stored.
Example 1 – Written sample radiology finding and impression entries

CERVICAL SPINE
- Degenerative changes are noted throughout the cervical spine, but are most severe between C4 and C7.
- Substantial spurring is seen bilaterally at the intervertebral foramina at these levels.
- No fracture or dislocation is identified.
- Long-standing and severe degenerative disc disease is noted at the C5-C6 level with significant spur formation bilaterally into the intervertebral foramina.
- No fracture or dislocation is observed.

THORACIC SPINE
- All vertebral bodies appear of normal alignment and height.
- Disc spaces are of normal width and pedicles and neural arches appear intact.

LUMBAR SPINE
- Comparing to a previous study from July 2001, progressive degenerative change is evident on the left side involving the first through fourth lumbar vertebrae.
- A slightly increased right scoliosis convexity (apex L3) is noted.
- No fractures are visualized.

CHEST
- The anterior portion of the right hemidiaphragm displays moderate eventration. There is a partial collapse of the right middle lobe observed as well as an atypical spherical density over the apex of the right hemidiaphragm on the PA projection. A follow-up examination in 10-14 days is highly recommended.
- Multiple small patchy areas suggestive of pneumonitis are visualized within the right middle lobe and ligula.
- No pleural effusion can be seen.
- The heart outline is normal and the hilar and mediastinal vessels are of normal appearance. No disease is seen in the lung fields or pleura.

RIGHT SHOULDER
- There is no evidence of soft tissue calcification observed.
- Slight widening of the acromioclavicular joint space is present.
- There is no indication of fracture or degenerative change in the AC area. This study may reflect a possible partial AC separation and follow-up stress films are recommended.

SACRUM AND SI JOINTS
- A healing fracture at the junction of the first and second sacral segments is demonstrated in this examination.
- No osseous destruction is seen which suggests this lesion would not be due to metastatic disease.
- Mild degenerative changes are seen within both sacroiliac joints.

RIGHT WRIST
- A 1.0 mm bony fragment is identified at the dorsal aspect of the carpal region which could indicate a small avulsion fracture from either the capitate or lunate bone.
- No evidence of any joint disease is seen.

Example 2 – Complete written radiology report

Patient: Smith, Johnathon T
Male
DOB: 04/27/74
Identifier: H 12345
Study: AP/Lat Lumbosacral spine
Exam Date: 01/20/16

Clinical History: Unresolved low back pain without radiculopathy following lifting incident at work in December 2015.

Findings
- No fractures seen; no evidence of blastic or lytic present.
- Anterolisthesis of L4 on L5 (Grade 1).
- Mild levoscoliosis noted with apex at L2.
- Severe multilevel degenerative changes associated with osteophytosis from L3 to S1 inclusive.
- Pedicles are intact and soft tissue structures are visualized normally.

**Impressions**
- Severe degenerative changes L3-S1.
- Mild levoscoliosis, apex at L2.
- Grade 1 anterolisthesis L4 on L5.

**Follow-up:** MRI may be warranted, particularly with worsening of symptoms and/or development of radiculopathy.

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### DIAGNOSTIC ASSESSMENT DOCUMENTATION

The **Problem List** refers to a summary of all the problems a patient has that the provider will be actively caring for, monitoring, or needs to be aware of in the course of caring for the patient. In problem-oriented record keeping, the Problem List serves a table of contents for the entire chart. Typically it is a stand-alone section of the chart, but may be included the Assessment section of and initial SOAP notes and periodically redone at subsequent re-valuation visits. A stand-alone approach is particularly useful when the provider is treating the patient for multiple conditions, over a prolonged period of time, or for a complex condition or set of conditions. Numbering each problem in the list (particularly in manual charts) facilitates referencing the problem(s) being addressed in a particular visit by referencing the problem number(s) from the problem list being addressed in a follow-up visit SOAP note entry. Electronic records increasingly have conventions to create such linkages automatically. However, EHRs vary substantially and other conventions for searching charts are in use.

| **Problem List** | For each problem on the Problem List include:
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Date problem was entered into the list</td>
<td></td>
</tr>
<tr>
<td>Description of the problem, ideally from the patient’s perspective (e.g., “lower back and left leg pain to mid-calf” rather than “herniated L5 nucleus pulposus with L5/S1 radiculopathy.”) This approach facilitates chart management when complex conditions may involve multiple interventions and/or sub problems.</td>
<td></td>
</tr>
<tr>
<td>Specific diagnoses (with ICD Codes) believed to be responsible for or components of the problem can be:</td>
<td></td>
</tr>
<tr>
<td>o Included as a sub-entry to the problem list.</td>
<td></td>
</tr>
<tr>
<td>o Noted in a detailed initial SOAP note assessment on the date the problem is entered into the chart.</td>
<td></td>
</tr>
<tr>
<td>o Recorded in some other dedicated location in the chart.</td>
<td></td>
</tr>
<tr>
<td>Dates and descriptions for any modifications to problems (e.g., resolution, recurrences).</td>
<td></td>
</tr>
</tbody>
</table>

| **Diagnostic Coding** | The **International Classification of Disease (ICD)**, short for “International Statistical Classification of Diseases and Related Health Problems” is an international standard maintained by the World Health Organization to classify diseases, and delineate variations in symptoms, abnormal findings, social circumstances and causation primarily for epidemiological purposes (e.g., research, tracking disease, monitoring health status). It has also become a standard for data collection and reimbursement purposes in government and private sector health plans. Although the POMR approach does not require ICD coding per se, the system aligns well for noting diagnostic codes associated with problems in the problem list or in assessments in a SOAP formatted chart note. | |

| **Prognosis** | Prognosis is a provider’s best estimate of how a specific condition will progress and/or resolve. This may be best noted as part of the Problem List, or in an Assessment entry in the chart on the date the problem was entered onto the Problem List. For example, with a moderate lumbar sprain/strain condition an assessment entry along the lines of “Barring any unforeseen complications, complete resolution of the problem can be expected with the proposed treatment plan within 6-8 weeks.” | |

**Example 1 – Single Problem List entry**

May 16, 2014: Moderate low back sprain involving L4/5, L5/S1 and left SI joint associated with acute inflammation and mild extensor muscle splinting
arising directly from overhead lifting of a large crate at work.

Diagnoses:
- M99.03 Segmental and somatic dysfunction of lumbar region.
- M99.04 Segmental and somatic dysfunction of sacral region.
- S33.6XXA Sprain of sacroiliac joint, initial encounter.
- S39.012A Strain of muscle, fascia and tendon of lower back, initial encounter.


### Example 2 – Entire Problem List (minimalist approach)

<table>
<thead>
<tr>
<th>Prob.#</th>
<th>Date Entered</th>
<th>Problem</th>
<th>Resolved</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>5/2/12</td>
<td>Elevated BUN, K</td>
<td>Uremia controlled 6/15/12</td>
</tr>
<tr>
<td>2</td>
<td>5/2/12</td>
<td>Muscle twitching</td>
<td>See #1</td>
</tr>
<tr>
<td>3</td>
<td>2/21/13</td>
<td>BP repeatedly &gt; 160/90</td>
<td>Hypertension controlled ACE 4/16/13</td>
</tr>
<tr>
<td>4</td>
<td>8/22/16</td>
<td>Rt Ankle Sprain</td>
<td></td>
</tr>
</tbody>
</table>

### WORKERS’ COMPENSATION ISSUES DOCUMENTATION

The Work-relatedness Information Checklist on Page 4 summarizes information required for documenting work-relatedness of a condition. Consistency and completeness in what appears in the patient and provider portions of the Report of Industrial Injury/Exposure (ROA) (or Providers Initial Report) as well as the history documented upon intake in the patient's chart will facilitate the decision to accept the claim or not. If contradictory or incomplete information appears, claim acceptance becomes delayed in order for the claim manager to obtain the legally required information to support their decision. Some occupational health guidelines encourage objectively documenting facts (as opposed to provider opinion) in the patient charts regarding work relatedness. Avoiding terms such as “work-related,” or “occupational” in the chart itself can enhance credibility as record reviews of past medical records frequently find that patient's denials of any pre-existing condition are incorrect.

A work injury arises proximally out of a distinctly identifiable event experienced during the course of employment. The condition may be immediately symptomatic (e.g., an acute ankle sprain) or emerge proximal to the event (e.g., low back pain the evening or next morning after a day of exceptionally heavy lifting). The connection and relationship between the worker's condition and the workplace exposure must be clearly documented in the chart and the provider's rationale and justification for that connection must also be clearly documented. There is no standard approach to documenting work-relatedness, however the Chief Complaint and Present Illness entries, or the initial visit SOAP entry are highly recommended locations to include relevant details. A detailed description of the work occurrence and the chronology of the development of symptoms or signs fits well under the subjective component.

### Examples – Work-relatedness injury entries

**S:** Patient presented with left-sided lower back pain which has him listing to the right side. Onset began 3 nights ago and became worse by morning to the point of having difficulty getting out of bed. He stayed home and tried to walk it off, but it has not gone away and states it is getting more intense. He works as an auditor which usually involves desk work, but on Wednesday he changed offices having spent all day packing up books and files into boxes and stacking them up for facilities to move to the new building. He felt very tired and somewhat achy late in the day, but figured it would be fine but is now worried he did something to it. He states this is the first time he’s had pain like this in low back.

**HPI:** The patient is a railroad track maintenance worker who was walking in the railroad yard this afternoon when he felt something go in his left eye. Nobody was hammering, welding or working nearby. It was immediately painful. He tried washing it out with a bottle of eyewash at the workplace but was unsuccessful. He could see a speck in his eye. He rates the discomfort at 1/10. He denies any photophobia or watering. He has never had a foreign body removed from his eye previously.

Specific criteria summarized on Page 4 must be met for a worker’s condition to be accepted as an occupational disease. One of the reasons for this is that Washington State law requires that responsibility for a disease due to workplace exposures at different employers may be apportioned to each employer. This increases the complexity of the decision-making and necessitates a very comprehensive work history. When such apportionment
happens, former employers have rights to appeal the decision which adds complexity and possibly delays adjudication. Clear and thorough documentation of work exposures that support that the occupational disease resulted naturally and proximately from distinctive conditions of employment and precisely documents what the activity or exposure was at work that caused or contributed to the condition. [RCW 51.08.140]

Occupational disease claims must be filed within **two years** following the date the worker receives **written notice from a provider** that the occupational disease exists and that a claim for benefits may be filed. [RCW 51.28.055]

**Occupational Disease History Forms** are available online.

An example of a completed occupational disease report for a carpal tunnel syndrome case can be found in the Additional Materials section on Page 48.

**Return-to-Work**

Returning the injured worker to work is a principal purpose of workers’ compensation benefits. Patients’ overall long term outcomes are best for workers who return to their same jobs with their same employers. Return-to-work should be as much an important ‘clinical’ outcome as it is a goal of workers’ compensation systems. However, both administrative systems and providers usual documentation practices rarely identify or include elements central to return-to-work.**Providers are in a key position to influence:**

- Patient expectations for recovery.
- Communication/coordination with employer.
- Documentation of key occupation health issues.
- Assessment of impediments to return-to-work.
- Helping the worker and employer find transitional opportunities.
- Getting assistance from L&I in return to work.

In addition to usual clinical matters, it is important to document return-to-work issues in the chart. Although, ability to work, functional capacities, and work restrictions are rarely addressed in medical records, in Washington State, properly completed Activity Prescription Forms (APF) address issues needed to fairly adjudicate benefits for a worker. Attending providers should record in the chart specifics of job activities the worker is concerned about or specifics of work activities and/or light duty including communications with employers (record names and contact information of supervisors, safety and human resource staff).

**Physical Capacity and Work Restrictions**

Documentation of the worker’s ability to do specific activities and tasks on the job is critical for employers bringing an injured worker back for light or regular duty. This is routinely documented by attending providers on an Activity Prescription Form. This form meets adjudicative needs of L&I, as well as providing useful information to employers for bringing the patient back to work. It is optimal to document goal-directed activities such as “limit moving more than 10 lbs. of materials at a time for the next 3 days, incrementally increasing by about 5 lbs. every three days until up to 25 lbs.” Appropriate RTW, even in a limited capacity facilitates recovery and can prevent the patient from getting discouraged or feeling inappropriately disabled.

Attending Provider’s Activity Prescription Form:
[Lni.wa.gov/ClaimsIns/Providers/Claims/ActivityRx/default.asp](Lni.wa.gov/ClaimsIns/Providers/Claims/ActivityRx/default.asp) or [Lni.wa.gov/forms/pdf/F242-385-000.pdf](Lni.wa.gov/forms/pdf/F242-385-000.pdf)

Functional Capacity Evaluators (e.g., PT, OT, VRC) Functional Capacity Form:
[Lni.wa.gov/ClaimsIns/Files/Providers/CapacitiesSummaryForm.pdf](Lni.wa.gov/ClaimsIns/Files/Providers/CapacitiesSummaryForm.pdf)

IME Doctor’s Estimate of Physical Capacities: [Lni.wa.gov/Forms/pdf/F242-387-000.pdf](Lni.wa.gov/Forms/pdf/F242-387-000.pdf)
TREATMENT PLAN DOCUMENTATION (Initial SOAP Note)

A written treatment plan needs to be included in the patient chart at the onset of care. There is no single standard to format a treatment plan, however, key elements must be documented regarding what the provider will be orchestrating. In general, two options for documenting the treatment plan have been commonly employed: “Stand alone” or as part of an initial SOAP note. 1, 13, 19

Common to either organizational approach is delineating the types of care being provided: patient education and counseling, “active” or “self” care the patient will engage in themselves, and “passive” care the patient will receive from providers. Anticipated frequency and duration of the treatment, expected outcomes from care, and when re-evaluations and assessment of progress will be performed should be included in the plan.

- **“Stand Alone” Initial Treatment Plan**: This approach creates a dedicated section in the patient chart (similar to, or as a part of, the Problem List). This may be as simple as a heading (e.g., Rx Plan, Tx Plan) at the beginning of the chart or as sophisticated as a dedicated page or section in the chart or EHR that functions as an ongoing “Table of Contents” for each problem throughout the patient’s course of care with the provider or clinic. The key advantage to this approach is there is a single location where any changes to the treatment plan can be documented, reducing the need to search individual chart notes over time to find out about changes to the treatment. Stand-alone treatment plans should be formatted in a way to include entry dates for any modifications made to the plan that correspond to follow-up SOAP note entries.

- **Treatment Plan as Part of Initial SOAP Note**: One can utilize the Plan and Progress (P) portion of the first visit’s SOAP note in an expanded fashion to capture all of the elements of a treatment plan. Updates to the plan are then recorded in subsequent SOAP note entries at the time the plan is modified. While this may be a little more convenient for entry at the time of a visit, rapid identification of what changes are made to treatment as the problem progresses can be harder to locate in either manual or electronic records. This can be especially true when entries get repetitive or minimalist in order to speed entry completion in busy practices.

**Patient Education and Simple Self-care**

Patient education involves instructions given to or provided for the patient. Common examples in work injuries might include: ergonomic instruction for proper lifting, how to determine a safe amount of weight to lift, a pamphlet of simple home exercises to try, timing or combining of medications, counseling of the patient about their recovery, changing bandages or dressings, or what to do to manage an increase in pain. Providers often put these kinds of common routine instructions in printed handouts and may briefly go over them (or have office staff go over them) before a patient leaves the office. If instructions are a durable standard office brochure, just referencing them in the notation may be adequate; however, if customized or individualized, a copy should also be attached or scanned into the record.

**Examples – Self-care plan entries**

- Routine wound care leaflet given. Return for PRN follow-up if redness/swelling worsens or pain does not diminish in 3 days.
- Home low back stretching exercise sheet reviewed and given. Bill was instructed to perform twice daily (upon arising and before bed) for 10 minutes. Increase to 15 minutes if tolerated for 3 days. If not tolerated call office, otherwise continue until return for follow up in one week.
- Instructed to apply ice 2-3 times per day for 10 minutes to relieve swelling. Maintain normal activity to tolerance. Avoid lifting over 25 lbs. from floor without assistance.
- Low back pain flyer on normal recovery given.
- Worked with patient to determine best options for materials handling under the lifting restrictions that I listed on the APF.

**Active Care**

Active care essentially involves dedicated participation of, and individualization to the patient. This is typically associated with more intense in-office involvement by the patient and provider. Although there may be overlap with self-care instruction, a review of exercises on a take-home sheet is best conceptualized as patient education while an office visit involving in-office training on specific exercises with them performing repetitions to demonstrate competence (or referral to a physical therapist for such rehabilitation work) is better characterized as active care. Focused training on particular activities may also be best characterized as active (e.g., getting in and out of a wheel chair) as well as focused cognitive learning such as how to move awkwardly-shaped objects or develop safe lifting habits.

**Example – Active care plan entry**

- Active strengthening including 15 mins of flexibility and core strengthening exercise incrementally increasing in difficulty and duration for at least 6 weeks with weekly in-office follow-up.
Passive Care
Any procedure performed “on” the patient by someone can be considered passive care. Examples include modalities (e.g., thermal, electrical, sonic, mechanical), manual care (e.g., joint manipulation/mobilization, soft tissue work), pain and inflammation control (e.g., medications, injections). Potential exists for overlap with education and self-care, particularly when prescribing medication or supplements. Typically if a specific prescribed course of treatment is provided, it probably best fits into passive care.

Examples – Passive care plan entries
- Pain control including cryotherapy and gentle effleurage for 1 week. Increase intensity of paravertebral soft tissue work and add HVLA lumbosacral manipulation as spasm reduces up to 4 weeks, monitoring functional improvement on Oswestry score.
- Lidocane injected into right subacromial space provided immediate relief of her shoulder pain. 4mg corticosteroid (Methylprednisolone acetate) was injected which can be expected to reduce inflammation to better tolerate physical therapy. One additional injection may be considered if symptoms return to the point of not tolerating therapy.

Opioids
For providers who prescribe, specific documentation is required whenever opioids are considered. The Washington State guidelines for Prescribing Opioids to Treat Pain in Injured Workers became effective July 1, 2013. There are several critical points to be followed:
- Chronic opiate therapy should be administered with caution with a full appreciation of both risks and benefits.
- Effective use of chronic opiates must result in clinically meaningful improvement in function otherwise therapy should be tapered and discontinued.
- Chronic opiate therapy should be avoided with an active substance abuse history and used with great care with a prior history of substance abuse.
- Chronic opiate therapy is complex to administer and the provider should consider consultation with a qualified pain management specialist particularly when doses reach or exceed 120 Morphine Equivalent Dose/day. Other sedating medications should not be prescribed with opiates.
- Key aspects of therapy include use of/adherence to opiate contracts, careful documentation of functional improvement, caution with comorbid conditions, monitoring for aberrant behavior to include periodic urine drug screening, and the use of Washington State’s Prescription Monitoring Program.

TREATMENT DOCUMENTATION (Follow-up SOAP Notes)
Routine Care
Content of routine progress notes can vary greatly by specialty. However, regardless of practice focus, it is particularly important to document what is or is not progressing, with particular attention to the worker’s functional ability. When subjective and objective entries are repetitive with little meaningful change from visit to visit, it implies that the care is not contributing to recovery or that it is just temporary or palliative. This is especially important for practices where frequent encounters involve repeating treatments (e.g., physical therapy, chiropractic care). Electronic health records that auto-populate fields based on previous entries can be especially problematic in this regard. Assessment entries on each visit should clearly reflect what functional progress is being made. Plan entries for routine visits should simply reflect what interventions were performed or prescribed at that day’s encounter.

There is a convention in Washington State’s workers’ compensation documentation called “SOAPER” which adds “E” for employment factors and “R” for restrictions to the standard SOAP note, and to narrative progress reports. It is perfectly acceptable to use this convention as a reminder to attend to these issues with injured workers, but noting them as part of the assessment and specifically addressing them in written reports is acceptable. The most important work-related factors are routinely addressed with Activity Prescription Forms which should be submitted whenever there is a change in work status.

Example – Routine SOAP note entry
S: Some relief with right knee pain since over the weekend rated 4/10 today. Reviewed activity diary, she indicated she could not reach goal of three times per day with theraband, but did twice most days this week. Knee stiffens up while standing at work but was able to get a small stool behind the counter and can change leg position regularly which is helping. Demonstrated resisted extension exercises, performed them well.
O: Rt. knee: Medial joint line tenderness. Appears less swollen. Apprehensive upon full passive extension, but no pain. Tender and tight right sartorius compared to left side.
A: Improving, albeit somewhat slower than hoped. Compliant with strengthening and tracking exercises, but prolonged standing at work appears to lead to guarding and tightening.
P: Today: deep tissue trigger point work right quads and hamstrings. Resisted contraction multi-position in flexion & extension. Instructed to take hourly
**Reassessment**

Although L&I payment policy requires (and will only reimburse for) a written stand-alone progress report every 60 days, competent clinical management and various workers’ compensation requirements (e.g., WAC 296-20-01002) require ongoing assessment of functional improvement, operationalized as ability to engage in activities, including work tasks. As described on Pages 15-17, a key characteristic of a re-examination (re-evaluation, re-assessment) patient encounter is comparison of both subjective and objective findings when care was first initiated for the accepted condition to the workers findings at the time of reassessment (as opposed to just considering the previous visit). This should also be considered in relationship to the original treatment plan and expected prognosis.

**Example – Reassessment SOAP note entry**

<table>
<thead>
<tr>
<th>S</th>
<th>Mr. Cruise is re-assessed today at 4.5 weeks following his neck and left shoulder-area sprain and strain that followed from several heavy boxes coming down from an overhead shelf as he was trying to put a box up. He states he is still feeling stiff in the neck and trapezius area on the left, but overall the pain is much better, and only happens occasionally with sudden or extreme movement while reaching overhead. He has remained at full duty at work for 2 weeks without problem, but has made sure to get a coworker in the warehouse to assist when working with large or awkward materials overhead.</th>
</tr>
</thead>
<tbody>
<tr>
<td>O</td>
<td>Neck Disability Index re-administered today is 12/100 compared to 27/100 at intake. His previously restricted left cervical rotation is now full and pain free, however, left lateral bend is reduced compared to the right side. Foraminal compression no longer produces pain. His left-sided grip strength has improved substantially to 32 pounds (compared to 8 on intake). The left trapezius region feels tight compared to the right and numerous trigger points are found in the left rotator cuff muscles.</td>
</tr>
<tr>
<td>A</td>
<td>Left cervical sprain-strain is resolving well, particularly related to discomfort when reaching above his head.</td>
</tr>
<tr>
<td>P</td>
<td>Today soft tissue work and resisted contraction exercise was done in the left shoulder region with 10 minutes devoted to the rotator cuff group. Lower cervical HVLA adjustment (PLS, C-6) given. Treatment was well tolerated and full left lateral bend was evident following care. Further care: I discussed increasing the repetitions with his home neck stretching and strengthening exercises, and will follow-up weekly for another 4 weeks. Anticipate discharge at that time barring any unexpected setbacks.</td>
</tr>
</tbody>
</table>

**Discharge**

Thorough documentation of the patient’s subjective and objective status at the patient’s last visit is essential. This documentation contributes to determination of potential permanent impairment benefits the worker may be entitled to and serves as the baseline for determination of objective worsening should the worker ever apply to have their claim re-opened for any reason. It’s recommended to submit a Final Report (1026M) summarizing the worker’s progress since the injury and status at the time of care is being concluded. It is especially important to record all objective findings related to their condition or injured region at time of discharge. What is documented at the time the claim is closed serves as the basis for any permanent impairment and future changes (or lack thereof) serve as the basis for making claim re-opening decisions should their condition worsen and need care at some point.

**Example – Discharge SOAP note entries**

<table>
<thead>
<tr>
<th>S</th>
<th>Ms. Rodrigues presents today completely free of the right knee pain that began after pushing her desk to the other side of her office six weeks ago. She indicates she has no limitations to positions she puts her leg in and is able to get up from a chair and walk without it making any cracking noise.</th>
</tr>
</thead>
<tbody>
<tr>
<td>O</td>
<td>Knee Flexion R = 140°  L = 145°; Patellar tracking is full and pain free bilaterally. There is no anterior or posterior slippage (Drawer sign) on either knee. McMurray’s click test is negative bilaterally. There is a minimal tenderness in the poster hamstring insertions on the left compared to the right.</td>
</tr>
<tr>
<td>A</td>
<td>Resolved moderate left knee strain.</td>
</tr>
<tr>
<td>P</td>
<td>Performed myofascial trigger point therapy in the left medial hamstring which did not immediately change the mild residual tenderness in the insertion area. Instructed patient to consider periodic (a few times a week) stretching of the leg, utilizing the exercises she was taught to help keep the muscles loose. No further care for this injury scheduled.</td>
</tr>
</tbody>
</table>

**Transfer of Care**

Workers in Washington State have the right to choose their Attending Provider (AP) so long as the provider is part of the L&I network. Only one attending provider of record is allowed on a workers comp claim in Washington at a time, and this must be authorized by the claim manager. Transfer of care may be requested by submitting a Transfer of Care Card signed by the patient, or online by the worker or provider.
NON-FACE-TO-FACE CARE (Phone Calls, e-mail, Peer Consultation)

Any communication outside of an office visit with patients, employers, other providers, or office staff discussion for care planning, referrals, etc. may be appropriately considered as case management and must also be documented in the patient’s chart. A chronological dated note in the progress notes will typically suffice. A description of the content discussed and decisions made, along with individuals and time involved should be included. (Specific required documentation requirements can be found in MARFS; Links to 2015 requirements: Online Communications and Phone Calls). Return to work communication with employers is particularly important and specifics about options discussed, planned follow-up communication (e.g., a job description), the identity and contact information of the employer representative involved should be documented.

WORKERS’ COMPENSATION SPECIFIC DOCUMENTATION

Payment policies, service-specific documentation requirements, billing codes, current workers’ compensation reimbursement rates and specific reports or forms that may be required in certain situations are available online in the Medical Aid Rules and Fee Schedule (MARFS). Additional forms and checklists (such as several provided in this resource) are voluntary educational and practice aids that assist in assuring your workers’ compensation cases proceed smoothly. Such tools are not documentation requirements (and are not reimbursable separately) but can be extremely helpful for assuring that proper information is documented and claims proceed smoothly with the least confusion and delay. The forms described below are required in every workers’ compensation claim.

| Initial Report of Accident: | Report of Accident, Workplace Injury, Accident or Occupational Disease also referred to as Report of Accident (ROA) is required for initiation of all state fund claims and includes portions completed by the employer, worker, and the worker’s attending provider. Nearly all claims are submitted by providers, with workers frequently completing their section in a provider’s office. ROAs can be completed and submitted online Lni.wa.gov/FileFast with the capacity for the worker, employer, and provider to each complete their sections separately. Online filing speeds up claim processing by 5 days with faster payment of benefits. |
| Work Status: | The Provider’s Initial Report (PIR, also billed as 1040M) is a slightly different form that serves as the ROA for self-insured employers. It covers the same information and is subject to the same requirements as the L&I state fund version, but is submitted directly to the self-insured employer. Lni.wa.gov/FormPub/Detail.asp?DocID=2467. |
| Activity Prescription Form (APF) | The most concise and complete way to document work status is on an Activity Prescription Form (APF). This form should be completed and submitted with the ROA whenever work restriction are given. It should be updated and resubmitted only when there are changes in the patient’s work status. More information is available online: Lni.wa.gov/ActivityRx. |
**Work-Related Terminology Glossary**

**Modified work status** – The worker is not able to return to their previous work, but is physically capable of carrying out work of a lighter nature. Workers should be urged to return to modified work as soon as reasonable as such work is frequently beneficial for body conditioning and regaining self-confidence. Related terms and concepts include modified duty, light duty, workplace accommodation, work restrictions, physical capacity limitations.

**Functional Capacity Evaluation (FCE)** – Evaluation typically provided by a physical or occupational therapist. Used to assist the attending provider when more information is needed to make RTW and treatment decisions.

**Job Analysis (Job Summary)** – Report prepared by a VRC or VSS about the physical demands of a job. This may be the job of injury or a job being considered for an injured worker. This report or summary needs to be reviewed, approved and signed off on by the worker’s attending provider as soon as possible.

**Work restrictions** – Specifically delineated limitations on tasks and activities an injured worker may perform, e.g., by task, frequency, duration, weight, or other modifications.

**Regular work status** – The injured worker is physically capable of returning to his/her regular work. It is the duty of the attending doctor to notify the worker and the department or self-insurer, as the case may be, of the specific date of release to return to regular work. Compensation will be terminated on the release date. Further treatment can be allowed as requested by the attending doctor if the condition is not stationary and such treatment is needed and otherwise in order.

**Temporary partial disability** – Also referred to as Loss of Earning Power. Partial time loss compensation may be paid when the worker can return to work on a limited basis or return to a lesser paying job is necessitated by the accepted injury or condition. The worker must have a reduction in wages of more than five percent before consideration of partial time loss can be made. No partial time loss compensation can be paid after the worker’s condition is stationary. All time loss compensation must be certified by the attending doctor based on objective findings.

**Temporary total disability** (Time-loss) – Full time-loss compensation will be paid when the worker is unable to return to any type of reasonably continuous gainful employment as a direct result of an accepted industrial injury or exposure.

**Total permanent disability** – Loss of both legs and arms, or one leg and one arm, total loss of eyesight, paralysis or other condition permanently incapacitating the worker from performing any work at any gainful employment. When the attending doctor feels a worker may be totally and permanently disabled, the attending doctor should communicate this information immediately to L&I or the self-insurer. A vocational evaluation and an independent rating of disability may be arranged prior to a determination of total permanent disability. Coverage for treatment does not usually continue after the date an injured worker is placed on pension.

**Job Description** – A document prepared by an employer that details all tasks and activities a worker is required to do for their job.

**Return to Work (RTW) Decision** – Attending providers who treat injured workers are required to determine, document and certify whether or not an injured worker may go back to work, including any temporary or permanent work restrictions.

**Vocational Services** – A number of services are available to assist workers, providers, and employers in determining work ability and effecting safe and sustainable return to work including:

- **Ability to Work Assessment (AWA)** – An assessment completed by a vocational provider to provide information necessary to make a decision regarding an injured worker’s employability or eligibility for further vocational services. It may also help workers plan for the future by identifying their return-to-work options.

- **Early Return To Work (ERTW)** – A vocational support program at L&I that identifies workers who have not returned to work with a few weeks of their injury and works with the worker, employer, and provider to identify and obtain needed assistance and resources to facilitate return to work.

- **Release With No Restrictions** – A phrased that needs to be used by the worker’s attending provider in clinical documents/notes/reports (such as an activity prescription form) once a final determination is made that an injured worker can return to full duty.

**Abbreviations & Acronyms**
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>ACHIEv</td>
<td>Advisory Committee on Healthcare Innovation and Evaluation</td>
</tr>
<tr>
<td>AP</td>
<td>Attending provider</td>
</tr>
<tr>
<td>APF</td>
<td>Activity Prescription Form</td>
</tr>
<tr>
<td>APSO</td>
<td>Assessment, Plan, Subjective, Objective (Variant of SOAP note, reordering elements)</td>
</tr>
<tr>
<td>ARNP</td>
<td>Advanced Registered Nurse Practitioner</td>
</tr>
<tr>
<td>AWA</td>
<td>Ability to Work Assessment</td>
</tr>
<tr>
<td>CC/PI</td>
<td>Chief Complaint and Present Illness</td>
</tr>
<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
</tr>
<tr>
<td>DC</td>
<td>Doctor of Chiropractic</td>
</tr>
<tr>
<td>DDS</td>
<td>Doctor of Dental Surgery</td>
</tr>
<tr>
<td>DMD</td>
<td>Doctor of Medical Dentistry</td>
</tr>
<tr>
<td>DO</td>
<td>Doctor of Osteopathy</td>
</tr>
<tr>
<td>DPM</td>
<td>Doctor of Podiatric Medicine</td>
</tr>
<tr>
<td>DPT</td>
<td>Doctor of Physical Therapy</td>
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<tr>
<td>Dx</td>
<td>Diagnosis</td>
</tr>
<tr>
<td>EHR</td>
<td>Electronic Health Record</td>
</tr>
<tr>
<td>EMR</td>
<td>Electronic Medical Record</td>
</tr>
<tr>
<td>E/M</td>
<td>Evaluation and Management (refers to general office visit services providers may bill for)</td>
</tr>
<tr>
<td>FCE</td>
<td>Functional Capacity Evaluation (service performed by physical or occupational therapist)</td>
</tr>
<tr>
<td>HSA</td>
<td>Health Services Analysis (unit in L&amp;I)</td>
</tr>
<tr>
<td>IICAC</td>
<td>Industrial Insurance Chiropractic Advisory Committee</td>
</tr>
<tr>
<td>IIMAC</td>
<td>Industrial Insurance Medical Advisory Committee</td>
</tr>
<tr>
<td>IME</td>
<td>Independent Medical Examination</td>
</tr>
<tr>
<td>ISD</td>
<td>Intersegmental Dysfunction</td>
</tr>
<tr>
<td>JA</td>
<td>Job Analysis (formal details of a job completed by a vocational provider)</td>
</tr>
<tr>
<td>JD</td>
<td>Job Description (written details of a job from the employer)</td>
</tr>
<tr>
<td>L&amp;I (LNI)</td>
<td>Washington State Department of Labor &amp; Industries</td>
</tr>
<tr>
<td>LEP</td>
<td>Loss of Earning Power</td>
</tr>
<tr>
<td>MD</td>
<td>Medical Doctor</td>
</tr>
<tr>
<td>MMI</td>
<td>Maximal Medical Improvement</td>
</tr>
<tr>
<td>NCS</td>
<td>Nerve Conduction Study progress/plan (elements of routine chart note)</td>
</tr>
<tr>
<td>OMD</td>
<td>Office of the Medical Director (unit in L&amp;I)</td>
</tr>
<tr>
<td>OPQRTS</td>
<td>Pneumonic for elements included in chart note for chief complaint/present illness (Onset, Provocation/palliation, Quality of symptoms, Region/radiation, Severity, Timing)</td>
</tr>
<tr>
<td>OT</td>
<td>Occupational Therapist</td>
</tr>
<tr>
<td>PCE</td>
<td>Physical Capacity Evaluation (outdated term for Functional Capacity Evaluation)</td>
</tr>
<tr>
<td>PHI</td>
<td>Protected Health Information</td>
</tr>
<tr>
<td>PIR</td>
<td>Providers Initial Report (report of accident form used with self-insured claims)</td>
</tr>
<tr>
<td>POMR</td>
<td>Problem Oriented Medical Record</td>
</tr>
<tr>
<td>POR</td>
<td>Problem Oriented Record</td>
</tr>
<tr>
<td>Pt</td>
<td>Patient</td>
</tr>
<tr>
<td>PT</td>
<td>Physical Therapist</td>
</tr>
<tr>
<td>RCW</td>
<td>Regulatory Code of Washington (laws promulgated by the State Legislature)</td>
</tr>
<tr>
<td>ROA</td>
<td>Report of Accident (refers to Report of Accident, Workplace Injury, Accident or Occupational Disease for State Fund claims or Providers Initial Report for self-insured claims)</td>
</tr>
<tr>
<td>ROS</td>
<td>Review of Systems (component of patient history)</td>
</tr>
<tr>
<td>RTW</td>
<td>Return to Work</td>
</tr>
<tr>
<td>Rx</td>
<td>Prescribed treatment</td>
</tr>
<tr>
<td>SIE</td>
<td>Self-Insured Employer</td>
</tr>
<tr>
<td>SOAP</td>
<td>Subjective, Objective, Assessment, Plan/Progress (systematic method for patient charting (see Page 13 for others)</td>
</tr>
<tr>
<td>Tx</td>
<td>Treatment</td>
</tr>
<tr>
<td>VSS</td>
<td>Vocational Services Specialist</td>
</tr>
<tr>
<td>VRC</td>
<td>Vocational Rehabilitation Councilor</td>
</tr>
<tr>
<td>WAC</td>
<td>Washington Administrative Code (laws promulgated by state agencies)</td>
</tr>
<tr>
<td>WNL</td>
<td>Within Normal Limits</td>
</tr>
</tbody>
</table>
LIFTING CALCULATOR – For Workers with Mild to Moderate Low Back Sprain/Strain

**Step 1**
Circle the number in the cell where the hands are at the beginning of the lift:

<table>
<thead>
<tr>
<th>Reach Distance:</th>
<th>4”</th>
<th>16”</th>
<th>23”</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>10</td>
<td></td>
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</tr>
</tbody>
</table>

- Avoid reaching while lifting above shoulders
- Avoid long reaches while lifting
- Avoid lifting below mid-shin height

**Step 2**
Circle the number for the frequency and duration of lifting in a workday:

<table>
<thead>
<tr>
<th>Lifts / Minute</th>
<th>Hours / Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 lift every 2-5 mins.</td>
<td>1 hr. or less</td>
</tr>
<tr>
<td>1 lift every min.</td>
<td>1 to 2 hrs.</td>
</tr>
<tr>
<td>2-3 lifts every min.</td>
<td>0.95</td>
</tr>
</tbody>
</table>

- Lifting more than 3 times per minute or for more than 2 hours per day is not recommended for workers with a low back disorder.
- Regularly lifting more than 70 lbs. by oneself is not recommended, even for healthy workers.
- Gradually increasing amount of weight and/or repetitions can be helpful as worker recovers.
- Awkward positions and reaches should be corrected/minimized while lifting.

**Step 3**
Is there twisting ≥ 30°?

- No = 1.0
- Yes = 0.85

Total: Step 1 Result x Step 2 Result x Step 3 Result = Recommended Lifting Limit pounds

This calculator is intended for workers healthy enough to return to a job that has lifting duties. It is designed for mild to moderate low back sprain/strain injuries. Judgment should be used when setting restrictions for those with more severe conditions or involving other body areas.
### Initiation of a Worker's Claim

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>RCW 51.28.020 Worker's application for compensation — Physician to aid in.</td>
<td></td>
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</tr>
<tr>
<td>(1)(a) Where a worker is entitled to compensation under this title he or she shall file with the department or his or her self-insured employer, as the case may be, his or her application for such, together with the certificate of the physician or licensed advanced registered nurse practitioner who attended him or her. An application form developed by the department shall include a notice specifying the worker’s right to receive health services from a physician or licensed advanced registered nurse practitioner of the worker's choice under RCW 51.36.015, including chiropractic services under RCW 51.36.015, and listing the types of providers authorized to provide these services.</td>
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<tr>
<td>(b) The physician or licensed advanced registered nurse practitioner who attended the injured worker shall inform the injured worker of his or her rights under this title and lend all necessary assistance in making this application for compensation and such proof of other matters as required by the rules of the department without charge to the worker. The department shall provide physicians with a manual which outlines the procedures to be followed in applications for compensation involving occupational diseases, and which describes claimants’ rights and responsibilities related to occupational disease claims.</td>
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<tr>
<td>(2) If the application required by this section is:</td>
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<tr>
<td>(a) Filed on behalf of the worker by the physician who attended the worker, the physician may transmit the application to the department electronically using facsimile mail;</td>
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<tr>
<td>(b) Made to the department and the employer has not received a copy of the application, the department shall immediately send a copy of the application to the employer; or</td>
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<tr>
<td>(c) Made to a self-insured employer, the employer shall forthwith send a copy of the application to the department.</td>
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<tr>
<td>WAC 296-20-025 Initiating treatment and submitting a claim for benefits.</td>
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<tr>
<td>(1) Worker’s responsibility: The worker must notify the provider when the worker has reason to believe his/her injury or illness is work related. If treatment beyond the initial office or emergency room visit is needed, the worker must seek treatment from a network provider.</td>
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<tr>
<td>(2) Provider’s responsibility: The provider must notify the worker if he/she identifies an injury, illness, or condition which he/she has reason to believe is work related. Once such determination is made by either the worker or the attending provider, a report of the injury or illness must be filed with the department or self-insurer. Failure to comply with this responsibility can result in penalties as outlined in RCW 51.48.060.</td>
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<tr>
<td>(3) Additional provider responsibilities: The provider must ascertain whether he/she is the first attending provider and give emergency treatment. The first attending provider must immediately complete and forward a report of the injury or illness to the department or self-insurer and instruct and assist the injured worker in completing his/her portion of the report of the injury or illness. In filing a claim, the following information is necessary so there is no delay in adjudication of the claim or payment of compensation.</td>
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<tr>
<td>(a) Complete history of the work related accident or exposure.</td>
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<td>(b) Complete listing of positive physical findings.</td>
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<tr>
<td>(c) Specific diagnosis with ICD-9-CM, or most current version as updated, code(s) and narrative definition relating to the injury.</td>
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<tr>
<td>(d) Type of treatment rendered.</td>
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<tr>
<td>(e) Known medical, emotional or social conditions which may influence recovery or cause complications.</td>
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<tr>
<td>(f) Estimate time-loss due to the injury or illness.</td>
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<tr>
<td>(4) Initial office and emergency room visit services may be performed by a network or non-network provider. Services that are bundled with those performed during the initial visit (as defined in WAC 296-20-01002), with no additional payment being due, are part of the initial visit.</td>
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<tr>
<td>(5) When the worker needs treatment beyond the initial office or emergency room visit, the network provider continues with necessary treatment in accordance with medical aid rules. If the provider is not enrolled in the provider network and the injured worker requires additional treatment, the provider will either:</td>
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<tr>
<td>(a) Apply for the provider network (if eligible) at the time he/she files the worker’s report of accident; or</td>
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<tr>
<td>(b) Refer the injured worker to a network provider of the worker’s choice.</td>
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<tr>
<td>(6) If the provider is not the original attending provider, he/she should question the injured worker to determine whether a report of accident has been filed for the injury or condition. If no report of accident has been filed, it should be completed immediately and forwarded to the department or self-insurer, as the case may be, with information as to the name and address of original provider if known, so that he/she may be contacted for information if necessary. A worker must complete a request for transfer as outlined in WAC 296-20-065 if a report of accident has previously been filed and the provider is not enrolled in the provider network or the worker and provider agree that a change in attending provider is desirable.</td>
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<tr>
<td>WAC 296-20-020 Acceptance of rules and fees.</td>
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<tr>
<td>The filing of an accident report or the rendering of treatment to a worker who comes under the department’s or self-insurer's jurisdiction, as the case may be, constitutes acceptance of the department's medical aid rules and compliance with its rules and fees.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In accordance with RCW 51.28.020 of the industrial insurance law, when a doctor renders treatment to a worker entitled to benefits under the law, &quot;it shall be the duty of the physician to inform the worker of his rights under this title and to lend all necessary assistance in making the application for compensation and such proof of other matters as required by the rules of the department without charge to the worker,&quot; a worker shall not be billed for treatment rendered for his accepted industrial injury or occupational disease.</td>
<td></td>
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<tr>
<td>The department or self-insurer must be notified immediately, when an unrelated condition is being treated concurrently with an industrial injury. See WAC 296-20-025 for specific information required.</td>
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<tr>
<td>When there is questionable eligibility, (i.e., service is not usually allowed for industrial injuries or investigation is pending, etc.) the provider may require the worker to pay for the treatment rendered. In cases of questionable eligibility where the provider has billed the worker or other insurance, and the claim is subsequently allowed, the provider shall refund the worker or insurer in full and bill the department or self-insurer for services rendered using billing instructions, codes, and policies as listed in the medical aid rules and fee schedules.</td>
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</tbody>
</table>
**Work Ability**

**WAC 296-20-01002 Definitions**

**Modified work status:** The worker is not able to return to their previous work, but is physically capable of carrying out work of a lighter nature. Workers should be urged to return to modified work as soon as reasonable as such work is frequently beneficial for body conditioning and regaining self-confidence.

Under RCW 51.32.090, when the employer has modified work available for the worker, the employer must furnish the doctor and the worker with a statement describing the available work in terms that will enable the doctor to relate the physical activities of the job to the worker's physical limitations and capabilities. The doctor shall then determine whether the worker is physically able to perform the work described. The employer may not increase the physical requirements of the job without requesting the opinion of the doctor as to the worker's ability to perform such additional work. If after a trial period of reemployment the worker is unable to continue with such work, the worker's time loss compensation will be resumed upon certification by the attending doctor.

If the employer has no modified work available, the department should be notified immediately, so vocational assessment can be conducted to determine whether the worker will require assistance in returning to work.

**Regular work status:** The injured worker is physically capable of returning to his/her regular work. It is the duty of the attending doctor to notify the worker and the department or self-insurer, as the case may be, of the specific date of release to return to regular work. Compensation will be terminated on the release date. Further treatment can be allowed as requested by the attending doctor if the condition is not stationary and such treatment is needed and otherwise in order.

**Temporary partial disability:** Partial time loss compensation may be paid when the worker can return to work on a limited basis or return to a lesser paying job is necessitated by the accepted injury or condition. The worker must have a reduction in wages of more than five percent before consideration of partial time loss can be made. No partial time loss compensation can be paid after the worker's condition is stationary. **All time loss compensation must be certified by the attending doctor based on objective findings.**

**Total permanent disability:** Loss of both legs or arms, or one leg and one arm, total loss of eyesight, paralysis or other condition permanently incapacitating the worker from performing any work at any gainful employment. When the attending doctor feels a worker may be totally and permanently disabled, the attending doctor should communicate this information immediately to the department or self-insurer. A vocational evaluation and an independent rating of disability may be arranged by the department prior to a determination as to total permanent disability. Coverage for treatment does not usually continue after the date an injured worker is placed on pension.

**Total temporary disability:** Full-time loss compensation will be paid when the worker is unable to return to any type of reasonably continuous gainful employment as a direct result of an accepted industrial injury or exposure.

**RCW 51.32.090 Temporary total disability — Partial restoration of earning power — Return to available work — When employer continues wages — Limitations — Finding — Rules.**

(4)(a) The legislature finds that long-term disability and the cost of injuries is significantly reduced when injured workers remain at work following their injury. To encourage employers at the time of injury to provide light duty or transitional work for their workers, wage subsidies and other incentives are made available to employers insured with the department.

(b) Whenever the employer of injury requests that a worker who is entitled to temporary total disability under this chapter be certified by a physician or licensed advanced registered nurse practitioner as able to perform available work other than his or her usual work, the employer shall furnish to the physician or licensed advanced registered nurse practitioner, with a copy to the worker, a statement describing the work available with the employer of injury in terms that will enable the physician or licensed advanced registered nurse practitioner to relate the physical activities of the job to the worker's disability. The physician or licensed advanced registered nurse practitioner shall then determine whether the worker is physically able to perform the work described. The worker's temporary total disability payments shall continue until the worker is released by his or her physician or licensed advanced registered nurse practitioner for the work, and begins the work with the employer of injury. If the work thereafter comes to an end before the worker's recovery is sufficient in the judgment of his or her physician or licensed advanced registered nurse practitioner to permit him or her to return to his or her usual job, or to perform other available work offered by the employer of injury, the worker's temporary total disability payments shall be resumed. Should the available work described, once undertaken by the worker, impede his or her recovery to the extent that in the judgment of his or her physician or licensed advanced registered nurse practitioner he or she should not continue to work, the worker's temporary total disability payments shall be resumed when the worker ceases such work.

**Charting and Progress**

**WAC 296-20-01002 Definitions**

**Chart notes:** This type of documentation may also be referred to as "office" or "progress" notes. Providers must maintain charts and records in order to support and justify the services provided. "Chart" means a compendium of medical records on an individual patient. "Record" means dated reports supporting bills submitted to the department or self-insurer for medical services provided in an office, nursing facility, hospital, outpatient, emergency room, or other place of service. Records of service shall be entered in a chronological order by the practitioner who rendered the service. For reimbursement purposes, such records shall be legible, and shall include, but are not limited to:

1. Date(s) of service;
2. Patient's name and date of birth;
3. Claim number;
4. Name and title of the person performing the service;
5. Chief complaint or reason for each visit;
6. Pertinent medical history;
7. Pertinent findings on examination;
8. Medications and/or equipment/supplies prescribed or provided;
9. Description of treatment (when applicable);
10. Recommendations for additional treatments, procedures, or consultations;
11. X rays, tests, and results; and

**Attending provider report:** This type of report may also be referred to as a "60 day" or "special" report. The following information must be included in this type of report. Also, additional
Improvement

(1) The condition(s) diagnosed including ICD-9-CM codes and the objective and subjective findings.
(2) Their relationship, if any, to the industrial injury or exposure.
(3) Outline of proposed treatment program, its length, components, and expected prognosis including an estimate of when treatment should be concluded and condition(s) stable. An estimated return to work date should be included. The probability, if any, of partial permanent disability resulting from industrial condition should be noted.
(4) If the worker has not returned to work, the attending doctor should indicate whether a vocational assessment will be necessary to evaluate the worker’s ability to return to work and why.
(5) If the worker has not returned to work, a doctor’s estimate of physical capacities should be included with the report. If further information regarding physical capacities is needed or required, a performance-based physical capacities evaluation can be requested. Performance-based physical capacities evaluations should be conducted by a licensed occupational therapist or a licensed physical therapist. Performance-based physical capacities evaluations may also be conducted by other qualified professionals who provided performance-based physical capacities evaluations to the department prior to May 20, 1987, and who have received written approval to continue supplying this service based on formal department review of their qualifications.

WAC 296-20-01002 Definitions

Proper and necessary:
(1) The department or self-insurer pays for proper and necessary health care services that are related to the diagnosis and treatment of an accepted condition.
(2) Under the Industrial Insurance Act, “proper and necessary” refers to those health care services which are:
(a) Reflective of accepted standards of good practice, within the scope of practice of the provider’s license or certification;
(b) Curative or rehabilitative. Care must be of a type to cure the effects of a work-related injury or illness, or it must be rehabilitative. Curative treatment produces permanent changes, which eliminate or lessen the clinical effects of an accepted condition. Rehabilitative treatment allows an injured or ill worker to regain functional activity in the presence of an interfering accepted condition. Curative and rehabilitative care produce long-term changes;
(c) Not delivered primarily for the convenience of the claimant, the claimant’s attending doctor, or any other provider; and
(d) Provided at the least cost and in the least intensive setting of care consistent with the other provisions of this definition.
(3) The department or self-insurer stops payment for health care services once a worker reaches a state of maximum medical improvement. Maximum medical improvement occurs when no fundamental or marked change in an accepted condition can be expected, with or without treatment. Maximum medical improvement may be present though there may be fluctuations in levels of pain and function. A worker’s condition may have reached maximum medical improvement though it might be expected to improve or deteriorate with the passage of time. Once a worker’s condition has reached maximum medical improvement, treatment that results only in temporary or transient changes is not proper and necessary. “Maximum medical improvement” is equivalent to “fixed and stable.”
(4) In no case shall services which are inappropriate to the accepted condition or which present hazards in excess of the expected medical benefits be considered proper and necessary. Services that are controversial, obsolete, investigational or experimental are presumed not to be proper and necessary, and shall be authorized only as provided in WAC 296-20-03002(6) and 296-20-02850.

WAC 296-20-030 Treatment not requiring authorization for accepted conditions.

(1) A maximum of twenty office calls for the treatment of the industrial condition, during the first sixty days, following injury. Subsequent office calls must be authorized. Reports of treatment rendered must be filed at sixty day intervals to include number of office visits to date. See chapter 296-20 WAC and department policies for report requirements and further information.
(2) Initial diagnostic X rays necessary for evaluation and treatment of the industrial condition. See WAC 296-20-121 for further information.
(3) The first twelve physical therapy treatments as provided by chapters 296-21, 296-23, and 296-23A WAC, upon consultation by the attending doctor or under his direct supervision. Additional physical therapy treatment must be authorized and the request substantiated by evidence of improvement. In no case will the department or self-insurer pay for inpatient hospitalization of a claimant to receive physical therapy treatment only. USE OF DIAPULSE, THERMATIC (standard model only), SPECTROWAVE AND SUPERPULSE MACHINES AND IONTOPHORESIS IS NOT AUTHORIZED FOR WORKERS ENTITLED TO BENEFITS UNDER THE INDUSTRIAL INSURANCE ACT.
(4) Routine laboratory studies reasonably necessary for diagnosis and/or treatment of the industrial condition. Other special laboratory studies require authorization.
(5) Routine standard treatment measures rendered on an emergency basis or in connection with minor injuries not otherwise requiring authorization.
(6) Consultation with specialist when indicated. See WAC 296-20-051 for consultation guidelines.
(7) Myelogram if prior to emergency surgery.

WAC 296-20-03001 Treatment requiring authorization.

Certain treatment procedures require authorization by the department or self-insurer. Requests for authorization must include a statement of: The condition(s) diagnosed; ICD-9-CM codes; their relationship, if any, to the industrial injury/exposure; an outline of the proposed treatment program, its length and components, procedure codes, and expected prognosis; and an estimate of when treatment would be concluded and condition stable.
(1) Office calls in excess of the first twenty visits or sixty days whichever occurs first.
(2) The department may designate those inpatient hospital admissions that require prior authorization.
(3) X ray and radium therapy.
(4) Diagnostic studies other than routine X-ray and blood or urinalysis laboratory studies.
(5) Myelogram in nonemergent cases.
(6) Physical therapy treatment beyond initial twelve treatments as outlined in chapters 296-21, 296-23, and 296-23A WAC.
(7) Diagnostic or therapeutic injections that include, but are not limited to:
(a) Therapeutic subarachnoid, epidural, or caudal injections for chronic pain;
(b) Diagnostic facet injections;
(c) Sacroiliac joint injections for chronic pain;
WAC 296-20-01040 Health care provider network continuing requirements.

To continue to provide care for workers and be paid for those services, a provider must:

(1) Provide services without unlawful discrimination;
(2) Provide services and bill according to federal and state laws and rules, department rules, policies, and billing instructions;
(3) Maintain material compliance with minimum provider network standards, department credentialing and recredentialing standards, and department’s evidence-based coverage decisions and treatment guidelines, policies; and must follow other national treatment guidelines appropriate for their patient;
(4) Inform the department of an applicable delegated credentialing entity of any material changes to the provider’s application or agreement within fourteen calendar days including, but not limited to, changes in:
   (a) Ownership or business name;
   (b) Address or telephone number;
   (c) Professionals practicing under the billing provider number;
   (d) Any informal or formal disciplinary order, decision, disciplinary action or other action(s), including any criminal action, in any state;
   (e) Provider clinical privileges;
   (f) Malpractice claims or professional liability coverage;
   (g) Provider clinical privileges; and
   (h) Changes in:
(5) Retain a current professional state license, registration, certification and/or applicable business license for the service being provided, and update the department of all changes;
(6) Comply with department recredentialing process; and
(7) Comply with the instructions contained in a department action, including documentation of compliance and participation in mentoring, monitoring, or restrictions.

WAC 296-20-03022 Treatment not authorized.

The department or self-insurer will not allow nor pay for following treatment:

(1) Use of diapulse, thermatic (standard model only), spectrowave and superpulse machines on workers entitled to benefits under the Industrial Insurance Act.
(2) Iontophoresis; prolotherapy; acupuncture; injections of colchicine; injections of fibrosing or sclerosing agents; and injections of substances other than anesthetic or contrast into the subarachnoid space (intra-thecal injections).
(3) Treatment to improve or maintain general health (i.e., prescriptions and/or injection of vitamins or referrals to special programs such as health spas, swim programs, exercise programs, athletic-fitness clubs, diet programs, social counseling).
(4) Continued treatment beyond stabilization of the industrial condition(s), i.e., maintenance care, except where necessary to monitor prescription of medication necessary to maintain stabilization i.e., anti-convulsive, anti-spasmodic, etc.
(5) After consultation and advice to the department or self-insurer, any treatment measure deemed to be dangerous or inappropriate for the injured worker in question.
(6) Treatment measures of an unusual, controversial, obsolete, or experimental nature (see WAC 296-20-045). Under certain conditions, treatment in this category may be approved by the department or self-insurer. Approval must be obtained prior to treatment. Requests must contain a description of the treatment, reason for the request with benefits and results expected.
(7) Therapeutic medial branch block injections, therapeutic intradiscal injections, and therapeutic facet injections of the spine.
(8) Transcutaneous, interferential, and percutaneous nerve stimulators used in the home setting, and all associated supplies and equipment.

WAC 296-20-035 Treatment in cases that remain open beyond sixty days.

Conditions requiring treatment beyond sixty days are indicative of a major industrial condition or complication by other conditions. Except in cases of severe and extensive injuries, i.e., quadriplegia, paraplegia, multiple fractures, etc., when the worker requires treatment beyond sixty days following injury, a complete examination is necessary to determine and/or establish need for continued treatment and/or payment of time loss compensation. This may be accomplished either by the attending doctor or a consultation exam. In either case, a detailed exam report must be provided to the department or self-insurer. Refer to chapter 296-20 WAC (including the definition section) and department policy for the type of information that must be included in these reports.

WAC 296-20-01040 Health care provider network continuing requirements.

To continue to provide care for workers and be paid for those services, a provider must:

(1) Provide services without unlawful discrimination;
(2) Provide services and bill according to federal and state laws and rules, department rules, policies, and billing instructions;
(3) Maintain material compliance with minimum provider network standards, department credentialing and recredentialing standards, and department’s evidence-based coverage decisions and treatment guidelines, policies; and must follow other national treatment guidelines appropriate for their patient;
(4) Inform the department of an applicable delegated credentialing entity of any material changes to the provider’s application or agreement within fourteen calendar days including, but not limited to, changes in:
   (a) Ownership or business name;
   (b) Address or telephone number;
   (c) Professionals practicing under the billing provider number;
   (d) Any informal or formal disciplinary order, decision, disciplinary action or other action(s), including any criminal action, in any state;
   (e) Provider clinical privileges;
   (f) Malpractice claims or professional liability coverage;
   (g) Provider clinical privileges; and
   (h) Changes in:
(5) Retain a current professional state license, registration, certification and/or applicable business license for the service being provided, and update the department of all changes;
(6) Comply with department recredentialing process; and
(7) Comply with the instructions contained in a department action, including documentation of compliance and participation in mentoring, monitoring, or restrictions.
WAC 296-20-125 Billing procedures.

All services rendered must be in accordance with the medical aid rules, fee schedules, and department policy. The department or self-insurer may reject bills for services rendered in violation of these rules. Workers may not be billed for services rendered in violation of these rules.

(1) Bills must be itemized on department or self-insurer forms or other forms which have been approved by the department or self-insurer. Bills may also be transmitted electronically using department file format specifications. Providers using any of the electronic transfer options must follow department instructions for electronic billing. Physicians, osteopaths, advanced registered nurse practitioners, chiropractors, naturopaths, podiatrists, psychologists, and registered physical therapists use the current national standard Health Insurance Claim Form (as defined by the National Uniform Claim Committee) with the bar code placed 2/10 of an inch from the top and 1 1/2 inches from the left side of the form. Hospitals use the current National Uniform Billing Form (as defined by the National Uniform Billing Committee) for institution services and the current national standard Health Insurance Claim Form (as defined by the National Uniform Claim Committee) with the bar code placed 2/10 of an inch from the top and 1 1/2 inches from the left side of the form for professional services. Hospitals should refer to chapter 296-23A WAC for billing rules pertaining to institution, or facilities, charges. Pharmacies use the department's statement for pharmacy services. Dentists, equipment suppliers, transportation services, vocational services, and massage therapists use the department's statement for miscellaneous services. When billing the department for home health services, providers should use the "statement for home nursing services." Providers may obtain billing forms from the department's local service locations.

(2) Bills must specify the date and type of service, the appropriate procedure code, the condition treated, and the charges for each service.

(3) Bills submitted to the department must be completed to include the following:

(a) Worker's name and address;
(b) Worker's claim number;
(c) Date of injury;
(d) Referring doctor's name and L & I provider account number;
(e) Area of body treated, including the current federally adopted ICD-CM code(s), identification of right or left, as appropriate;
(f) Dates of service;
(g) Place of service;
(h) Type of service;
(i) Appropriate procedure code, hospital revenue code, or national drug code;
(j) Description of service;
(k) Charge;
(l) Units of service;
(m) Tooth number(s);
(n) Total bill charge;
(o) The name and address of the practitioner rendering the services and the provider account number assigned by the department;
(p) Date of billing;
(q) Submission of supporting documentation required under subsection (6) of this section.

(4) Responsibility for the completeness and accuracy of the description of services and charges billed rests with the practitioner rendering the service, regardless of who actually completes the bill form;

(5) Vendors are urged to bill on a monthly basis. Bills must be received within one year of the date of service to be considered for payment.

(6) The following supporting documentation is required when billing for services:

(a) Laboratory and pathology reports;
(b) X-ray findings;
(c) Operative reports;
(d) Office notes;
(e) Consultation reports;
(f) Special diagnostic study reports;
(g) For BR procedures - See chapter 296-20 WAC for requirements; and
(h) Special or closing exam reports.

(7) The claim number must be placed on each bill and on each page of reports and other correspondence in the upper right-hand corner.

(8) The following considerations apply to rebills.

(a) If you do not receive payment or notification from the department within one hundred twenty days, services may be rebilled.
(b) Rebills must be submitted for services denied if a claim is closed or rejected and subsequently reopened or allowed. In these instances, the rebills must be received within one year of the date the final order is issued which subsequently reopens or allows the claim.
(c) Rebills should be identical to the original bill: Same charges, codes, and billing date.
(d) In cases where vendors rebill, please indicate "REBILL" on the bill.

(9) The department or self-insurer will adjust payment of charges when appropriate. The department or self-insurer must provide the health care provider or supplier with a written explanation as to why a billing or line item of a bill was adjusted at the time the adjustment is made. A written explanation is not required if the adjustment was made solely to conform with the maximum allowable fees as set by the department. Any inquiries regarding adjustment of charges must be received in the required format within ninety days from the date of payment to be considered. Refer to the medical aid rules for additional information.

WAC 296-20-01002 Definitions
### Consultation Requirements

In the event of complication, controversy, or dispute over the treatment aspects of any claim, the department or self-insurer will not authorize treatment until the attending doctor has arranged a consultation with a qualified doctor with experience and expertise on the subject, and the department or self-insurer has received notification of the findings and recommendations of the consultant.

This consultation must be arranged in accordance with WAC 296-20-051.

Consultations are also required in the following situations:

1. All nonemergent major surgery on a patient with serious medical, emotional or social problems which are likely to complicate recovery.
2. All procedures of a controversial nature or type not in common use for the specific condition.
3. Surgical cases where there are complications or unfavorable circumstances such as age, preexisting conditions or interference with occupational requirements, etc.
4. If the attending doctor, the department, self-insurer, or authorized department representative requests a consultation.
5. Conservative care, (e.g., nonsurgical cases) extending past one hundred twenty days following initial visit. Such consultation may be with a chiropractic or a medical or osteopathic consultant.

### Concurrent Treatment

In some cases, treatment by more than one practitioner may be allowed. The department or self-insurer will consider concurrent treatment when the accepted conditions resulting from the injury involve more than one system and/or require specialty or multidisciplinary care.

When requesting consideration for concurrent treatment, the attending doctor must provide the department or self-insurer with the following:
- The name, address, discipline, and specialty of all other practitioners assisting in the treatment of the injured worker and an outline of their responsibility in the case and an estimate of the length of the period of concurrent care.

When concurrent treatment is allowed, the department or self-insurer will recognize one primary attending provider, who will be responsible for directing the over-all treatment program, including monitoring or prescribing medications when appropriate, providing copies of all reports and other data received from the involved practitioners and, in time loss cases, providing evaluation reports.

### Consultation Examination Report

The following information must be included in this type of report. Additional information may be requested by the department as needed.

- A detailed history to establish:
  - The type and severity of the industrial injury or occupational disease.
  - The patient’s previous physical and mental health.
  - Any social and emotional factors which may affect recovery.
- A comparison history between history provided by attending doctor and injured worker, must be provided with exam.
- A detailed physical examination concerning all systems affected by the industrial accident.
- A general physical examination sufficient to demonstrate any preexisting impairments of function or concurrent condition.
- A complete diagnosis of all pathological conditions including ICD-9-CM codes found to be listed:
  - Due solely to injury.
  - Preexisting condition aggravated by the injury and the extent of aggravation.
  - Other medical conditions neither related to nor aggravated by the injury but which may retard recovery.
  - Coexisting disease (arthritis, congenital deformities, heart disease, etc.).
- Conclusions must include:
  - Type of treatment recommended for each pathological condition and the probable duration of treatment.
  - Expected degree of recovery from the industrial condition.
  - Probability, if any, of permanent disability resulting from the industrial condition.
  - Probability of returning to work.
- Reports of necessary, reasonable X-ray and laboratory studies to establish or confirm the diagnosis when indicated.

### Evaluations

- **Concurrent Treatment:**

  - **WAC 296-20-071**

  In some cases, treatment by more than one practitioner may be allowed. The department or self-insurer will consider concurrent treatment when the accepted conditions resulting from the injury involve more than one system and/or require specialty or multidisciplinary care.

  When requesting consideration for concurrent treatment, the attending doctor must provide the department or self-insurer with the following:

  - The name, address, discipline, and specialty of all other practitioners assisting in the treatment of the injured worker and an outline of their responsibility in the case and an estimate of the length of the period of concurrent care.

  When concurrent treatment is allowed, the department or self-insurer will recognize one primary attending provider, who will be responsible for directing the over-all treatment program, including monitoring or prescribing medications when appropriate, providing copies of all reports and other data received from the involved practitioners and, in time loss cases, providing evaluation reports.
adequate certification evidence of the worker’s inability to work. The department or self-insurer may allow a concurrent care provider to prescribe medications. In such cases, the concurrent care provider is required to send the attending provider and the department or self-insurer all required reports, including a report of the medications prescribed. The department or self-insurer will approve concurrent care on a case-by-case basis. Consideration will be given to all factors in the case including availability of providers in the worker's geographic location.

<table>
<thead>
<tr>
<th>X-rays</th>
<th>WAC 296-20-121 X rays.</th>
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<tbody>
<tr>
<td>Recognizing the greatest need for access to X rays lies with the attending doctor, the department or self-insurer requires only submission of X-ray findings and does not require submission of the actual films except upon specific request when needed for purposes of permanent disability rating, other administrative or legal decisions, or in litigation cases. The department or self-insurer requires the attending doctor retain X rays for a period of not less than ten years. In transfer cases, the X rays in the possession of the current attending doctor must be made available to the new attending doctor. When requesting consultation, the attending doctor should make any X rays in his possession available to the consultant. When a special exam has been arranged for the worker by the department or self-insurer, the worker’s existing X rays should be provided to the special examiner. The worker may carry such X rays to the exam. When the doctor’s office is closed because of death, retirement or leaving the state, arrangements must be made with the department or self-insurer regarding custody of X rays to insure availability on request. When submitting billing for X-ray service, a copy of the X-ray findings is required. No payment will be made for excessive or unnecessary X rays. No payment will be made on closed or rejected claims, except under conditions outlined in WAC 296-20-124. Prior authorization is required for X rays subsequent to the initial study. Repeat or serial radiology examinations may be performed only upon adequate clinical justification to confirm changes in the condition(s) accepted. The subjective complaints and the objective findings substantiating the repeat study must be submitted by the practitioner in the request for authorization to the department or self-insurer.</td>
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<tr>
<th>Protected Health Information</th>
<th>RCW 51.36.060 Duties of attending physician or licensed advanced registered nurse practitioner — Medical information.</th>
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<tbody>
<tr>
<td>Physicians or licensed advanced registered nurse practitioners examining or attending injured workers under this title shall comply with rules and regulations adopted by the director, and shall make such reports as may be requested by the department or self-insurer upon the condition or treatment of any such worker, or upon any other matters concerning such workers in their care. Except under RCW 49.17.210 and 49.17.250, all medical information in the possession or control of any person and relevant to the particular injury in the opinion of the department pertaining to any worker whose injury or occupational disease is the basis of a claim under this title shall be made available at any stage of the proceedings to the employer, the claimant’s representative, and the department upon request, and no person shall incur any legal liability by reason of releasing such information.</td>
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<tr>
<th>Records Retention</th>
<th>WAC 296-20-02005 Keeping of records.</th>
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<tr>
<td>A health services provider who requests from the department payment for providing services shall maintain all records necessary for the director’s authorized auditors to audit the provision of services. A provider shall keep all records necessary to disclose the extent of services the provider furnishes to industrially injured workers. At a minimum, these records must provide and include prompt and specific documentation of the level and type of service for which payment is sought. Records must be maintained for audit purposes for a minimum of five years.</td>
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### ADDITIONAL RESOURCE LINKS

#### L&I Resource Material Links

<table>
<thead>
<tr>
<th>Hyperlinks</th>
<th>Web addresses</th>
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<tbody>
<tr>
<td>Attending Doctor’s Handbook</td>
<td>Lni.wa.gov/IPUB/252-004-000.pdf</td>
</tr>
<tr>
<td>Attending Provider’s Return to Work Desk Reference</td>
<td>Lni.wa.gov/IPUB/200-002-000.pdf</td>
</tr>
<tr>
<td>Medical Examiners Handbook</td>
<td>Lni.wa.gov/FormPub/Detail.asp?DocID=1668</td>
</tr>
<tr>
<td>IIAC Best Practice Resources Web page</td>
<td>Lni.wa.gov/ClaimsIns/Providers/ProjResearchComm/IIAC/Resources.asp</td>
</tr>
<tr>
<td>Medical Aid Rules and Fee Schedule</td>
<td>Lni.wa.gov/apps/FeeSchedules/</td>
</tr>
<tr>
<td>L&amp;I Billing Information</td>
<td>Lni.wa.gov/ClaimsIns/Providers/Billing/BillLNI/</td>
</tr>
<tr>
<td>Self-Insured Employer Billing Information</td>
<td>Lni.wa.gov/ClaimsIns/Providers/Billing/BillSIEmp/</td>
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#### L&I Return-to-Work Support

<table>
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<th>Hyperlinks</th>
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<tr>
<td>Return-to-Work Help</td>
<td>Lni.wa.gov/ReturntoWorkHelp</td>
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<tr>
<td>Stay At Work Program</td>
<td>Lni.wa.gov/StayAtWork</td>
</tr>
<tr>
<td>Physical Therapy Services Information</td>
<td>Lni.wa.gov/ClaimsIns/Providers/TreatingPatients/RTW/Therapy/default.asp</td>
</tr>
<tr>
<td>Work Hardening Program</td>
<td>Lni.wa.gov/ClaimsIns/Providers/TreatingPatients/RTW/WorkHard/WorkHardFaq.asp</td>
</tr>
<tr>
<td>Activity Coaching Program</td>
<td>Lni.wa.gov/ClaimsIns/Providers/Reforms/EmergingBP/Coaching.asp</td>
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#### Ergonomic and Work Modification Resource Links

<table>
<thead>
<tr>
<th>Hyperlinks</th>
<th>Web addresses</th>
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<tbody>
<tr>
<td>OSHA Technical Manual for lifting tasks</td>
<td>Osha.gov/dts/osta/otm/otm_vii/otm_vii_1.html#app_vii:1_2</td>
</tr>
<tr>
<td>Oregon Lifting Calculator</td>
<td>Orosa.org/apps/liftcalc/lifting-calc-options.html</td>
</tr>
<tr>
<td>OSHA Ergonomic Tools for heavy lifting</td>
<td>Osha.gov/SLTC/etools/electricalcontractors/materials/heavy.html</td>
</tr>
<tr>
<td>Canadian Centre for Occupational Health and Safety fact sheets</td>
<td>Ccohs.ca/oshanswers/ergonomics/niosh/calculating_rwl.html?wbdisable=true</td>
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</table>

#### Useful L&I Forms

<table>
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<tr>
<th>Hyperlinks</th>
<th>Web addresses</th>
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<tbody>
<tr>
<td>Activity Prescription Form</td>
<td>Lni.wa.gov/ClaimsIns/Providers/Claims/ActivityRx/default.asp</td>
</tr>
<tr>
<td>AP’s Referral Form</td>
<td>Lni.wa.gov/FormPub/Detail.asp?DocID=2650</td>
</tr>
<tr>
<td>PT / OT Referral Form</td>
<td>Lni.wa.gov/FormPub/Detail.asp?DocID=2651</td>
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### DOCUMENTATION EXAMPLES - History, Examination, Problem List & Treatment Plan
Example 1 – First Visit, Intake Chart Entry

Visit Date: 4/9/20xx
Onset: 04/05/20xx

SUBJECTIVE
Ms. Johnson, a 41-year-old grocery stocker, presents today reporting moderate to severe lower mid back and low back pain radiating into the left hip. She rates the discomfort at 6-8 on a 10 point scale and at times it is so sudden and sharp she has to stop whatever she’s doing. She stated it first began at work last week immediately upon reaching overhead to lift a crate of bottled juice off the top of a stack of crates on a pallet. She said she felt an immediate “pop” in the middle of her lower back and experienced immediate, sudden, sharp pain. She says she told her supervisor about it and left work early on Friday. She has been trying to take it easy over the weekend, but it continues to get worse. She also relates she has been taking OTC ibuprofen, but it has not helped. Ms. Johnson goes on to say she stayed home from work today because of the pain and the increasing difficulty with activities at home including getting up and down from a chair, reaching for and lifting objects such as a gallon of milk or even moving laundry from the washer to the dryer. She indicated that the discomfort is interfering with her sleep to the point she hardly got any last night. She reports one prior episode of low back pain about 5 or 6 years ago that lasted about two weeks, responded to OTC ibuprofen and was not as painful as this condition.

OBJECTIVE
- Ms. Johnson is observed assuming a mild anterior antalgic standing posture and she grimaces when trying straighten up or extend her back. Valsalva maneuver produces a sharp pain increase in left lower sacroiliac area.
- Minor’s sign is observed as the patient rises to stand from a sitting position.
- Dorsolumbar Active Range of Motion observed: WNL with moderate pain through entire range on the left.
- Interssegmental restriction is found: T10, T11, T12, L4, L5, Sacrum, Lt. Sacroiliac jt.
- Moderate hypertonicity is seen: lumbar erectors, lower trapezius muscle, lower thoracic erectors, quadratus lumborum, gluteal muscles, left > right.
- Moderate trigger point tenderness is palpated: Left gluteal muscles.
- Mild to moderate splinting to palpation pressure found: Mid-lower lumbar erectors, with palpable sponge edema on the left PSIS.
- Moderate to severe tenderness to palpation pressure is noted: L4, L5, Sacrum, Lt. Sacroiliac jt. on the left.
- Deep tendon stretch reflexes are tested in the nerves of the lumbar plexus, and are symmetrically active, rated 2/2.
- There are no altered dermatome sensations reported in the lower extremities. No deficit is found strength testing of the muscles supplied by the lumbar nerve roots, rated symmetrically 5/5.
- Provocative maneuvers of the dorsolumbar spine produce moderate local lower lumbar spine pain, mostly on the left side without eliciting radicular symptoms. These include: Straight Leg Raise, Kemp's Test, Milgram's Sign, Goldthwait's Sign bilaterally with movement of L4-5, and L5-S1, and the left Sacroiliac joint, and Ely’s Heel to Buttocks Test.
- Baseline Roland Morris (RM) Score: 46%

ASSESSMENT
Moderate low back sprain involving L4/5, L5/S1 and left SI joint associated with acute inflammation and mild extensor muscle splinting arising directly from of overhead lifting of a large crate at work.

Diagnoses:
- M99.03 Segmental and somatic dysfunction of lumbar region
- M99.04 Segmental and somatic dysfunction of sacral region
- S33.6XXA Sprain of sacroiliac joint, initial encounter
- S39.012A Strain of muscle, fascia and tendon of lower back, initial encounter

PLAN
Certify time-loss for 3 days to rest, and avoid aggravation of this currently acute phase of this injury. Anticipate RTW no later than Monday, 4/15/20xx. Will contact employer to determine availability of light duty if needed. Return tomorrow for evaluation and refinement of a course of soft tissue work, low back adjustments and incrementally increasing exercise. Initial follow up visit frequency of 3x weekly for 2 weeks with reassessment of RM score, and segmental movement and provocative low back tests. With expected improvement and sustained return-to-work, anticipate extending care another 2-4 weeks at 2-3 times per week attenuated by response and compliance with home exercise. Without complications or unanticipated aggravation, expect full recovery and discharge in 4-6 weeks.

Today’s Care:
- EXAM: the thoracolumbar, lumbosacral, and sacroiliac region.
• Provocative maneuvers of the cervicodorsal spine are positive for producing moderate to severe local pain, right > left. These include: Shoulder Depression, Soto Hall Test.

Axial altered dermatome sensations reported in the upper extremities. No strength deficit is found testing of the muscles supplied by the cervical nerve roots, rated symmetrically 5/5.

A mild antalgic posture is observed, with guarding the right shoulder, the right slope of the shoulder elevated, and head tilt to the right. Valsalva maneuver is positive for producing a sharp increase of the right cervicodorsal pain. Deep tendon stretch reflexes are tested of the cervicodorsal nerve roots, and are symmetrically active, rated 2/2. There are no changes to the neurocutaneous reflexes of the upper extremities.

OBJECTIVE

Mr. Johnson reported the following today: moderate to severe neck and upper mid back pain, with right arm and right hand tingling and numbness. Moderate right shoulder pain. He states one week ago while at work, he was attempting to turn a connecting bolt on a car part using a four foot long pry bar as leverage. As he was pulling with all his strength, unbeknownst to him, a co-worker came over and helped push the bar from the opposite end. This rapid release sent Mr. Johnson falling backwards landing on the floor. He reported this injury the day it happened, although didn’t want to make a “big deal about it.” He has continued to work through this week, but his condition continued to get worse. Over the course of the past several days with continued use, he is now having moderate to severe intensity pain in the neck, upper mid back, and shoulder, with numbness and tingling radiating down into the right arm and hand. He is having difficulty with any physical activity due to the pain.

SUBJECTIVE

Mr. Johnson appears to have suffered muscular strain to his right upper cervical, mid back and shoulder area related to sustained muscle exertion followed by a sudden, unexpected change in load which created sudden reflex contractions irritating multiple cervical and thoracic joints and leading to sustained muscular dysfunction throughout the right shoulder girdle. This should respond rapidly to a short course of cervicothoracic joint manipulation, soft tissue work, and incrementally increasing home exercise.
PLAN
Recommended follow up care with a doctor closer to his home in Spokane, WA. Mr. Johnson will follow up Monday, and he is given a referral to see Dr. Tim Smith in Spokane. I will fax a referral note with today’s chart notes to Dr. Smith.

TREATMENT
Segments adjusted: C5-6, C6-7 (gonstead), T1-2 (long axis traction), T2-3, T3-4 (anterior dorsal) and right shoulder mobilization. Patient tolerated treatment well. Manual traction was performed on the cervical region.

The following diagnostics were performed today: physical examination of the cervicodorsal spine and right shoulder; AP/lateral cervical, and AP/lateral thoracic radiographs were exposed utilizing routine weight bearing spinal projections.

COMMENTS/FUNCTIONAL TRACKING
Mr. Johnson presents today, and he is obviously uncomfortable. His head and neck are held in a mild antalgic leaning posture, and he supports his right arm to ease the weight of it - taking pressure off of his right shoulder. I think Mr. Johnson may have made a mild to moderate injury made moderate to severe by continuing to work through the week following this injury.

The patient was examined, and X-rays were taken of the cervical and upper thoracic spine today. Following examination and X-rays, we reviewed the findings, and he was treated to get the healing process started, and attempt to get some pain relief. It appears as Mr. Johnson may have injured both the cervicodorsal spine, and his right shoulder in this accident, as provocative testing indicates. He is to decrease all activity and rest for the next couple of days. I am recommending he begin application of ice to the affected areas, 20 min. each application, three to four times per day.

He drove to this office (in Seattle, WA) this afternoon from Spokane, WA for this appointment. He has recently moved his home to Spokane from Seattle, and he states he doesn’t have a doctor yet in Spokane. I am recommending he follow up for care with Dr. Tim Smith in Spokane. We spoke about this current situation, and it is unrealistic to think he will get the quality of care he needs from so far away. He will most likely require regular follow up care and therapy for these injuries.

Mr. Johnson has been treated in this office on two separate occasions previous to today’s visit. Both for work-related injuries; one in 2004, Claim # ABC000; and one in 2010, claim # XYZ000.

Example 3 – First Visit, Intake Chart Entry

SUBJECTIVE
History of Injury
Ms. N tripped while carrying a heavy box. She hit a table with her left elbow. She did not hit the floor. She noticed pain immediately in the left upper thoracic and cervical pain. It worsened over the next 24 hours. She went to an urgent care clinic. She was diagnosed with a “pulled muscle”. She was prescribed muscle relaxers and other medication. It did not help.

CHIEF COMPLAINTS
She complains of a “knot” in her left thoracic region adjacent to the scapula. It is constant. The quality is "dull and achy". She rates the pain intensity as 4-5/10. It is worse with desk work and sleeping on her sides or back. She does not sleep soundly. Ice and stretching help. She is most comfortable prone on a massage table with the face cradle lowered. The pain can radiate to the left elbow. The left upper extremity feels heavy. She denies numbness and tingling. She also complains of left low cervical pain. The pain is worse with laying on a pillow, turning her head. The intensity is 3-4/10. It is described as “aching” and "throbbing”. It can "twinge" with certain neck movements. The pain is focal.

WORK HISTORY
Ms. N works full time as a manager of a retail store. Her job is approximately half desk work and half manual labor.

SOCIAL HEALTH HISTORY
She walks daily 2.5 miles once per day. She was going to gym, but quit when her husband was recently laid off. She is considering doing water aerobics. She reports no loss of activities of daily living.

PAST HEALTH HISTORY
She denies prior injury to these regions. She reports losing over 100 lbs. since having gastric bypass surgery. The weight loss has improved her overall health greatly.

OBJECTIVE
Observation- Postural Analysis: high right shoulder, anterior head carriage and rounded shoulders
Observation- Antalgia: The patient did not display antalgia.

Musculoskeletal - Visualized Range of Motion - Cervical - Active
- Flexion: 30/60 degrees with pain - "pulling" into the left scapula
- Extension: 70/55 degrees without pain
- Left Lat. Flexion: 30/40 degrees with left neck pain
- Right Lat. Flexion: 40/40 degrees with pain - "pulling" into the left scapula
- Left Rotation: 60/80 degrees with pain - "pulling" into the left scapula
- Right Rotation: 80/80 degrees with pain - "pulling" into the left scapula

FUNCTIONAL TESTING
Wall Angle testing was performed. The patient's left wrist was two inches off the wall. The patient's right wrist was three inches off the wall. There was no pain.
Ortho-Maximum cervical foraminal compression (cervical compression with extension and lateral flexion) was performed bilaterally. On the left, there was not pain. On the right, there was pain in the left scapular region.
Ortho-Doorbell testing (digital goading of the cervical nerve roots) - On the left, there was pain to left scapular region.

Neuro-Mental Status: Evaluations performed and the patient was observed to be alert, oriented and cooperative.
Neuro-Light Touch: Evaluations performed and indicated light touch sensations were within normal limits at all upper extremity dermatomes.
Neuro-Deep Tendon Reflexes (normal 2+):
- Biceps: Left 1+, Right 1+,
- Triceps: Left 1+, Right 1+,
- Brachioradialis: Left 1+, Right 2+,

Neuro-Upper extremity resistive isometric motor testing (normal 5/5):
- Deltoid: Left: 5 / 5 Right: 5 / 5
- Biceps: Left: 5 / 5 Right: 5 / 5
- Triceps: Left: 5 / 5 Right: 5 / 5
- Wrist extensors: Left: 5 / 5 Right: 5 / 5
- Finger flexors: Left: 5 / 5 Right: 5 / 5
- Pronator teres: Left: 4 / 5 Right: 5 / 5
- Abductor digiti minimi: Left: 5 / 5 Right: 5 / 5

Neuro-Grip Strength Testing: I used the Jamar dynamometer and found the following strength with successive tests:
Left - 48, 46, and 46 pounds
Right - 55, 58, and 48 pounds
She is right hand dominant.

PALPATION
- Regions of decreased spinal intersegmental motion (fixation): atlanto-occipital, cervical, and thoracic
- Tenderness and hypertonicity: left upper thoracic and mid to lower left cervical, left levator scapula

ASSESSMENT
Ms. N appears to have radicular pain. Her persistent and continued pain is the result of episodic irritation of a cervical nerve root. Her signs and symptoms are very consistent with this. She is unlikely improve until she can avoid irritating the nerve root.

TREATMENT RECOMMENDATIONS
I recommend a multi-faceted approach to Ms. N's care. I think that she would benefit from chiropractic care. She is particularly fixed in the thoracic region; the more mobility she can gain there, the better. I think adjustments will help that. I recommend twice weekly care for 6-8 weeks.

I think massage therapy would also be helpful.

She was instructed to stop stretching her left cervicothoracic region. I understand that it feels tight and that a stretch would be helpful, but that appears to be irritating her nerve root. I instructed her to avoid doing anything that causes referred pain to the left scapula.

In order to enhance her thoracic mobility, I supervised her doing thoracic extension mobilization on a foam roll. We also did overhead reaching with an eight pound medicine ball on the foam roll. To induce more scapular stability, I had her perform a Dynamic Neuromuscular Stabilization exercise - tripod to bear crawl.

After the exercises, we retested her cervical active range of motion and it was improved and several directions did not induce scapular pain anymore.
I instructed her to perform the exercises twice per day. She purchased a foam roll and seemed enthusiastic about doing it. I will email her links to videos on how to perform the exercises.

If she does not respond to conservative care within the first 2-4 weeks, I will consider a referral for a cervical MRI to rule out an intra-spinal source, such as the disc to the radiculopathy and to a physiatrist for co-treatment.

She is released to the job of injury without restrictions.

**Example 4 – First Visit, Intake Chart Entry**

**SUBJECTIVE**

**History of Injury**
Mr. K was injured while working at NW Hospital. He was pushing a heavy bed around a corner on 24 July 20xx. He was pushing very hard to maneuver the bed to keep the patient from hitting the wall after the handrail came off the bed. He suddenly felt hot and was seeing stars. He asked for help. Afterwards, his neck felt stiff. He has had a lot of trouble sleeping because of the pain. His hands would get stiff and numb while sleeping.

**Current Complaints**
He has right neck pain that radiates to the right scapula and down the right upper extremity. He has numbness, tingling, and pain in his hand encompassing all of the digits. His thumb region can become edematous. He notices the upper extremity symptoms 75% of the day. He gets a pulsing pain into the upper extremity when he lifts objects. He gets a pulling pain in his ear. He rates his pain intensity as 10/10. He says that he protects his right upper extremity, because unguarded motion can cause a spike in his pain. He is right handed and finds himself using the right hand out of habit.

**Treatment History**
He has had a cervical MRI that shows a disc protrusion with stenosis at C6-7 on the right. Electrodiagnostic testing found a C7 motor radiculopathy.

**Past Health History**
He had a distinct injury where he was lifting bags of garbage and pushing a linen cart. The cart suddenly stopped (he thinks that his shoe hit one of the wheels). He was trying to turn the cart. He had pain in his right forearm and elbow afterwards. Eventually, he had surgery for the injury. It didn’t help much. He complains that when he tries to make a fist with his right hand, his fingers tremble and shake. He has returned to the surgeon with these complaints, but the surgeon refuses to take any further action, declaring the surgery a success.

**Work History**
He had some time loss. He has been released to the job of injury without restrictions, but his employer has limited work for him and he has been placed on reserve. He gets work occasionally, but not consistently.

**Past Health History**
He denies any prior injury to his neck.

**OBJECTIVE**

He shook my right hand with his right hand and gave a good effort. He used his right upper extremity easily to get on and off the table and to turn over. During the history and examination, he preferred to keep his right upper extremity close to his torso. There is good development of the right upper extremity musculature, including in the hand with no signs of atrophy. The skin color, temperature, and hair patterning was symmetric between the upper extremities. He did not withdraw from my touch.

Observation- Postural Analysis: anterior head carriage, thoracic hyperkyphosis, anterior pelvic tilt, hyperlordosis of the lumbar spine, rounded shoulders and internally rotated upper extremities

Musculoskeletal - Visualized Range of Motion - Cervical - Active
- Flexion: 40/60 degrees with posterior head pain
- Extension: 30/55 degrees with discomfort
- Left Lat. Flexion: 30/40 degrees with right neck and scapular pain
- Right Lat. Flexion: 30/40 degrees with left neck pain
- Left Rotation: 60/80 degrees with right neck pain
- Right Rotation: 60/80 degrees with right neck pain

Ortho-Doorbell testing (digital goading of the cervical nerve roots) - On the right, there was local pain only.
Ortho-Maximum cervical foraminal compression (cervical compression with extension and lateral flexion) was performed bilaterally. On the left, there was no pain. On the right, there was pain in the cervical spine on the right with radiation to the right scapular region.

Neuro-Roo's (AER) testing: The patient was instructed to open and close his hands with his shoulder abducted to 90 degrees and fully externally rotated for up to 60 seconds. After 45 seconds, the patient complained of pain in the right cervicothoracic region and developing paresthesia in the right upper extremity.

Neuro-Mental Status: The patient was observed to be alert, oriented and cooperative, although his affect was blunted.

Neuro-Light Touch: Light touch sensation was decreased throughout the entire right upper extremity.

Neuro-Deep Tendon Reflexes (normal 2+):
- Biceps Left 1+, Right 0
- Triceps Left 1+, Right 1+
- Brachioradialis Left 1+, Right 1+

Neuro-Upper extremity resistive isometric motor testing (normal 5/5):
- Deltoid: Right: 4 / 5
- Biceps: Right: 4 / 5
- Triceps: Right: 4 / 5
- Wrist flexors: Right: 4 / 5
- Wrist extensors: Right: 4 / 5
- Finger flexors: Right: 4 / 5
- Pronator teres: Right: 4 / 5
- Abductor digiti minimi: Right: no effort

There was give way weakness of the right upper extremity muscles.

Palpation:
- Regions of decreased spinal intersegmental motion (fixation): atlanto-occipital, cervical, thoracic, lumbar, sacral and pelvic/sacroiliac
- Tenderness and hypertonicity: right cervical, right suboccipital, and right levator scapula

There was some edema in the right antecubital fossa. Several surgical scars are noted around the right elbow. He demonstrated limited right elbow flexion and extension - flexion to 110 degrees and extension to -15 degrees.

**ASSESSMENT**

Mr. K has objective evidence of a right sided disc protrusion at C6-7 with chronic radiculopathy. He appears to be exaggerating his symptoms. His pain diagram shows pain on both upper extremities, throughout his back, and outside of the body. He rates his pain intensity as 10/10. I do not know the reason for this.

The differential diagnosis list could include neurogenic thoracic outlet syndrome and complex regional pain syndrome; the former is likely and the latter is less likely.

**PLAN**

*Today's Treatment:*

Primary Treatment: Manual Chiropractic Manipulative Therapy (CMT) to the atlanto-occipital, cervical, thoracic, lumbar, sacral and pelvic/sacroiliac region(s) and the following extremity joints: none.

Trigger point therapy: I performed trigger point therapy to the regions of hypertonicity and tenderness listed above.

I have recommended a trial of chiropractic care three times per week. I think it will be helpful. What is less clear is whether I will be able to elicit a straightforward report of his symptoms. I may have to rely more on examination tests to check his progress.

After the treatment, he stood more erect. He had increased cervical range of motion.

He has been released to the job of injury without restrictions by his attending physician.

cc: Richard R. Richards, MD (ACME Spine & Sports Medicine)

**Example 5 – First Visit for a Supportable Occupational Disease Claim**

**CC:** Bilateral hand numbness, sometimes painful at night.

**HPI:** The patient is a maintenance worker at ACME, Inc. who has had worsening numbness of both hands as well as muscle weakness and atrophy. He had onset of numbness in the fingers of both hands beginning in the early 1990s when he was a commercial fisherman. His symptoms remained minimal and intermittent for several years until he took his current job as a maintenance worker. He has been employed there 14 years, the first 7 years as a mechanic and the last 7 years as a maintenance worker. Approximately 5-6 years ago he saw a hand surgeon and was diagnosed with carpal tunnel syndrome and was told he needed surgery. A claim was filed but was denied because the IME determined that
diabetes mellitus type II was responsible for his carpal tunnel syndrome. After he had recent electrodiagnostic studies, he wishes to file a new claim. Please refer to the Doctor's Assessment for Work-Relatedness for Occupational Diseases that I have completed today.

**PMH**: Reviewed in Epic. Type II diabetes mellitus treated for approximately 5 years with metformin. History of tobacco chewing for many years.

**PHYSICAL EXAM**: He is pleasant, well-nourished and in no distress. He weighs 232 pounds and is 68 inches tall. He has obvious severe muscle atrophy of the left thenar eminence, with mild atrophy of the right thenar eminence. He has profound light touch deficits in the thumb through ring fingers of the left hand, less so but diminished in the right hand. Tinel's test is positive at both wrists. Grip strength is weak in both hands, left more weak than right. Thumb opposition to index fingers is likewise weak in both hands. His Katz Hand diagram is consistent with bilateral median nerve involvement.

**ADDITIONAL DATA**: He had electrodiagnostic studies done on September 29, 20xx showing bilateral sensorimotor median neuropathy of the wrists. The EMG showed acute denervation and abnormalities and motor unit action potential in the left APB. The small amplitude acute denervation changes were more suggestive of chronic denervation than acute/active denervation. There was prolonged onset latency with decreased amplitudes and slowed conduction velocities.

**ASSESSMENT**: Bilateral carpal tunnel syndrome, pre-existing, permanently-aggravated by occupation on a more probable than not basis. His non-occupational risk factors are more than overcome by a clear occupational connection related to prolonged, extensive gripping first as a commercial fisherman then as a mechanic, and now doing maintenance work.

**PLAN**: I strongly support this occupational disease claim. He will follow-up after determination of his claim for referral to a hand surgeon.

**EMPLOYMENT ISSUES**: He requests no work restrictions.

**RESTRICTIONS TO RECOVERY**: There are no barriers. He continues to work full time and has modified how he does things to minimize excessive or prolonged gripping.

**DOCTOR’S ASSESSMENT OF WORK-RELATEDNESS FOR OCCUPATIONAL DISEASES**

Source of Information for this Report: Claimant history, Occupational Disease & Employment History form, and medical record review.

**Required Questions About Work Activities**:

1) **Have you discussed with the claimant the work activities of ALL jobs listed in the work history (including discussion of protective equipment and engineering controls)?**
   
   Yes.

2) **What conditions have you diagnosed?**
   
   Bilateral carpal tunnel syndrome (CTS), pre-existing, permanently-aggravated by occupation, on a more-probable-than-not basis.

3) **For each condition in Question #2 which is considered a disease (rather than an injury), which jobs in the work history created a recognizable risk of contracting (or worsening) this work-related condition relative to the risks in everyday life, on a more-probable than not basis? Which jobs did NOT create such a risk?**
   
   His work in commercial fishing involved extensive gripping, pulling on and deployment of heavy netting. The job of maintenance worker created a recognizable risk of developing CTS that is greater than the risks of everyday life, on a more-probable-than-not basis.

4) **For each job that did create a recognizable risk, answer BOTH of the following questions:**
   
   a. **Describe the job. Be sure to include the work activities and/or exposures which contributed to (or protected the worker from) the disease (proximate causes).**
      
      Commercial fishing deckhand, early 1990’s, job at time of symptom onset. Maintenance worker, 5 years ago, job at time of severe and permanent aggravation. In the deckhand job, he repeatedly grabbed individual fish and held them with wrists flexed. In the latter job, 5 years ago he repeatedly pressure-washed with defective wands that required him to exert extreme grip pressure on the trigger with the left hand, while simultaneously flexing and extending both wrists as he swept the wand back and forth. Throughout the maintenance job for the past 7 years, he has been required to repair pavement defects by applying a filler, then using a 30 pound steel tamper to compress the filler. Such activity required him to repeatedly flex and extend the wrists as he tamps up and down, simultaneously gripping the tamper with enough force to keep it under control.
   
   b. **Describe any protective equipment or engineering controls (or lack thereof) that may have affected the exposure.**
      
      The worker’s symptoms of CTS first developed when he was in commercial fishing, long prior to his diagnosis of type 2 diabetes mellitus. His symptoms remained minimal and intermittent until the pressure-washing activity described above. Thereafter he developed constant and worsening paresthesias left greater than right, as well as muscle weakness and atrophy in the left hand (now beginning in the right hand).
d. Any other information you deem relevant (such as supporting references from the medical literature).

Not applicable.

5) Describe non-work activities or conditions that may have an effect on the disease.

Age, genetics, obesity, tobacco dependence.

6) If you believe the disease was caused SOLELY by non-work activities or conditions, describe the basis for your opinion. Please include, for example, a description of the temporal relationship, supporting references from the medical literature, and any other information you deem relevant.

Although the worker has non-occupational risk factors for carpal tunnel syndrome, clearly the occupational risk factors are predominant in his case. At the time of his employment with [redacted] as a maintenance worker, he was only intermittently and mildly symptomatic. After the pressure-washing incidents, his symptoms became constant, and they have continued to be aggravated by repeated wrist activities in ergonomically-unfavorable conditions. He now has marked muscle atrophy of the left thenar region and the onset of muscle atrophy of the right thenar region. I have indicated by an asterisk on the Occupational Disease & Employment History form that [redacted] is the sole responsible employer for the permanent aggravation.

Example 6 – Occupational Dermatitis

First visit

NEW INJURY, CLAIM #: JB 007

CC: Hand rash

HPI: The patient is a critical-care nurse at MI-6 who began work there in July 20xx. Immediately after starting work and using the foaming hand sanitizer provided in the unit, her hands broke out in an itchy red rash. This was the same rash she had experienced previously at another hospital in Colorado and she believes that the offending soap is exactly the same here as it was there. Her supervisor gave her a bottle of alcohol-based hand sanitizer to use instead as a temporary measure until she could see me. She tolerates this over-the-counter product fine. Since stopping the use of the hand sanitizer in the unit, as well as applying emollient creams her hands have gradually cleared and are almost back to normal. She has a history of allergy to pollen, mold and penicillin. She has no history of asthma. She has never had any problems with synthetic gloves.

PMH: Reviewed in Epic.

PHYSICAL EXAM: She is pleasant, well-nourished and in no distress. Examination of the hands reveals a faint, erythematous macular reticular rash around the right knuckles with no fissuring or eczema. The nails are normal. Fingers are well-perfused. Otherwise her hands and forearms are completely normal. Lungs are clear to auscultation bilaterally. Cardiac regular rate and rhythm without murmurs rubs or gallops.

ASSESSMENT: Allergic versus irritant contact dermatitis.

PLAN: A claim form was completed. She will follow up with me for patch testing. Until that time she can continue to use the over-the-counter hand sanitizer. When she comes back she will bring a container of the offending agent, [redacted] foam hand sanitizer, NDC [redacted], with listed ingredients as follows: ethanol 62%, water, PEG-10 dimethicone, ethylhexylglycerin, famesol, bisabolol, tert-butyl alcohol, and denatonium benzoate. The last component is a known cause of allergic contact dermatitis and I have seen this cause in other patients. She has been using a different hand sanitizer without any untoward effects since I last saw her. Her symptoms have completely resolved.

EMPLOYMENT ISSUES: She is working doing her normal duties with accommodation made by her supervisor.

RESTRICTIONS TO RECOVERY: There are no barriers.

Second visit

FOLLOW UP VISIT CLAIM #: JB 007

CC: Hand rash

INTERIM HX: The patient returns to begin patch testing. She brings in a bottle of the offending agent, [redacted] foam hand sanitizer, NDC [redacted], with listed ingredients as follows: ethanol 62%, water, PEG-10 dimethicone, ethylhexylglycerin, famesol, bisabolol, tert-butyl alcohol, and denatonium benzoate. The last component is a known cause of allergic contact dermatitis and I have seen this cause in other patients. She has been using a different hand sanitizer without any untoward effects since I last saw her. Her symptoms have completely resolved.

PHYSICAL EXAM: She is pleasant, well-nourished and in no distress. The patch testing protocol is explained to her in detail. She understands that she cannot shower or exercise for the next 48 hours. She understands that she cannot take antihistamines or immune suppressing medications. On her upper back, the 3 True Test panels are placed, each consisting of 12 allergen patches. In addition, I formulated 4 Finn chambers containing undiluted [redacted] product, a 1:10 dilution of [redacted] product in normal saline, a blank disc moistened with normal saline, and a blank Finn chamber. All patches were secured with hypoallergenic tape. Tolerated well.

ASSESSMENT: Allergic versus irritant contact dermatitis.
PLAN: She will follow up with me in 2 days for removal of the patches and the initial reading. This was a 40 minute encounter greater than 50% of which was patch test preparation.

Third visit
FOLLOW UP VISIT CLAIM #: JB 007
CC: Hand rash
INTERIM HX: The patient returns for removal of the patch tests 48 hours after they were placed. She reports some itching initially under the patches as well as itching of her throat but no swelling of her throat or shortness of breath. She has been working doing her normal job.
PHYSICAL EXAM: She is pleasant, well-nourished and in no distress. All patches are removed and the skin is allowed to air dry for 25 minutes. There is redness surrounding a closed pustular comedone at patch #1, nickel sulfate. This is likely not a true reaction but time will tell. All other patches and controls are negative today.
ASSESSMENT: Allergic versus irritant contact dermatitis.
PLAN: She will follow up with me in 2 days for final reading of the patch tests. This was a 25 minute encounter.

Fourth visit
FOLLOW UP VISIT CLAIM #: JB 007
CC: Hand rash
INTERIM HX: The patient returns for the final reading on her patch tests. She has no complaints.
PHYSICAL EXAM: She is pleasant, well-nourished and in no distress. All patch tests are negative.
ASSESSMENT: Occupational irritant contact dermatitis, resolved.
PLAN: She is given an APF permanently restricting her from the use of [redacted] foaming hand sanitizer. There're plenty of substitutes available and the employer is accommodating. This was a 10 minute encounter. A secure email was sent to [redacted] in the workers’ compensation office advising her of this outcome.

Example 7 – An eye, foreign body case
CC: Left eye pain
HPI: Mr. N. is a railroad track maintenance worker who was walking in the railroad yard this afternoon when he felt something go in his left eye. Nobody was hammering, welding or working nearby. It was immediately painful. He tried washing it out with a bottle of eyewash at the workplace but was unsuccessful. He could see a speck in his eye. He rates the discomfort at 1/10. He denies any photophobia or watering. He has never had a foreign body removed from his eye previously.
PMH: Reviewed in Epic. He denies any allergy to anesthetics or other meds.
PHYSICAL EXAM: He is pleasant and in no acute distress. The left pupil reacts normally to light. Extraocular muscle movements are intact. No afferent pupillary defect. Visual examination of the left eye reveals a large corneal foreign body embedded at 9 o'clock very close to the limbus. Eversion of the upper and lower lids shows no trapped particles. There is no erythema or chemosis of the conjunctiva.
PROCEDURE: Under slit-lamp microscope examination, after anesthetizing the cornea with 2 drops of 0.5% proparacaine, I identified the foreign body as a large rust particle and removed the majority of it using fine point tweezers. An Optiburr was then used to remove the remaining rust ring. In a deeper layer of the cornea there remains a residual rust stain that is not removed due to proximity to the limbus. After removal, there was no fluorescein uptake viewed with the slit-lamp UV except where the rust had been removed. The patient tolerated the procedure well and feels much better.
ASSESSMENT: Left corneal foreign body, removed except for deep rust stain.
PLAN: Polytrim drops were prescribed, 1 drop OS every 3 hours while awake for the next 3 days. A Tdap was administered. I left a 1 minute voice mail with the patient's supervisor, Jim, advising him of the injury and of the need for a follow up appointment tomorrow with an eye doctor. An activity prescription form is completed releasing him to full duty except for the need to see the optometrist sometime tomorrow. He is referred to the [redacted] eye clinic for further evaluation of the deep stain. Our nurse scheduled an appointment tomorrow for him. He is discharged from our care unless he has problems such as increased pain, photophobia, drainage or decreased vision, and he understands to seek care immediately if those develop.

Example 8 – A laceration case
CC: Left thumb laceration
The patient is a right-hand dominant warehouse worker who about 4 p.m. today was using a box knife when he accidentally lacerated his left thumb. The cut was quite deep and he came immediately to the clinic after wrapping it in a towel. He has been able to move his thumb. He reports no numbness or tingling distal to the wound. He is not in much pain. The patient had a tetanus shot last year.

**PMH:** Reviewed in Epic. No meds or allergies. He is a one pack per day smoker.

**PHYSICAL EXAM:** He is pleasant and in no acute distress. Well-nourished. The left thumb has a deep laceration on the dorsal aspect of the proximal phalanx, slightly oblique to the finger axis, wound edges straight, 1.9 cm long, extending into the subcutaneous tissue. He has intact light touch sensation distal to the wound. Flexion and extension strength of the IPJ and the MCPJ are both 5/5. The wound is bleeding quite profusely but capillary refill at the tip is brisk.

**PROCEDURE:** The wound edges were anesthetized with a total of 2 mL of 2% lidocaine without epinephrine. Following further irrigation and cleansing of the surrounding skin with antiseptic swabs, an elastic thumb tourniquet was applied, hemostasis was obtained, and the wound was thoroughly explored. No tendons or neurovascular structures are visible except for a bulging vein from the proximal edge of the wound that was not sacrificed. Through sterile prep and drape, the wound was repaired in 2 layers, first the subcutaneous layer with a single horizontal 4-0 Biosyn suture that relieved wound tension. The skin layer was then repaired with four 4-0 Prolene vertical interrupted sutures. The total tourniquet time was 12 minutes, and the thumb pinked up nicely with transient bleeding from the wound edges after removal of the tourniquet. The patient tolerated the repair well. The wound was dressed with a bulky dressing. There was no bleeding through the dressing at discharge.

**ASSESSMENT:** Left thumb laceration, repaired.

**PLAN:** An activity prescription form was completed limiting use of the left thumb and advising to keep it clean and dry and not to cover it with a glove. I discussed these restrictions in person with Alex, the patient's supervisor, in a 3 minute discussion and light duty is available. I gave the patient instructions on changing the dressing daily and avoiding immersion underwater. He will follow up here in 3 days for a wound check and probably one week thereafter for suture removal. I advised him to stop smoking and explain the detrimental effect of nicotine on wound healing. I went over written wound precautions with him and he understands the need to seek care immediately if signs or symptoms of infection develop.

**EMPLOYMENT ISSUES:** The patient has been released to work effective today performing modified duty as delineated on the APF.

**RESTRICTIONS TO RECOVERY:** The temporary physical limitations that prevent return to work in the job of injury are inability to power grip with the left thumb. There are no unrelated conditions that prevent return to work. At this time there is no need for return-to-work assistance.
Example 1 – Improving

**Subjective**
Lynne presents today much improved. Overall the complaints that she is experiencing due to the industrial accident in question are relatively negligible. Those complaints include pain in the left SI region usually after sitting for greater than 15 minutes or so and getting out of the chair, or when she shifts in a chair as in going around a corner while driving to the right causing her to shift onto her left hip causing some discomfort. The pain is relatively short lived and goes away as soon as she obtains a neutral sitting posture. It does not affect her work to any degree. She completed a low back disability questionnaire (ODI) prior to care today, which was grade at 8/100. Functional losses were indicated with walking.

**Objective**
Vitals: 46 yrs. 9 months, 5’2”, 195lbs, 115/86, with a pulse of 80 bpm.
Palpation today found some slight tenderness at the left sacroiliac joint, decreased joint motion with increased quadratus lumborum tone. Posterior fixation was determined with a slight anterior fixation determine on the right SI joint. Side posture manipulation was utilized today. Thoracolumbar junction was also manually manipulated due to increased paraspinal muscle tone and decreased joint motion at that level. Unrelated to the claim, T4 and T8 were also tender to joint provocation, with increased paraspinal muscle tone and decreased trunk motion noted. Manual manipulation employed with the patient supine. Cervical evaluation from C2 tender to joint provocation on the right, C7 on the left, demonstrating increased paraspinal muscle tone and decreased joint motion at these levels. Manual manipulation employed with the patient supine.

**Assessment**
*Daily Assessment:* showing improvement and modest improvement since previous visit as indicated in today's subjective.
*Current Status:* Improving because she is reporting less discomfort and is showing improved function. She has not reached maximal medical improvement because of continued discomfort in the affected joint on prolonged sitting; however she has been compliant with home exercise and is able to work unencumbered without restriction, performing all of her work duties in relation to the injury sustained in the industrial accident in question.

**Plan**
*Today's Treatment:*
*Chief Complaint:* right sacroiliac and left sacroiliac
*Primary Treatment:* Manual Chiropractic Manipulative Therapy (CMT) to the right pelvis, left sacrum and L1 spinal level(s). Treatment was well tolerated and response as expected.
*Follow up:* In 2-3 weeks, with expectation of reaching MMI. I find that the claim manager has scheduled her for an IME which at this point I don't feel is worthwhile, I will call the claim manager to advise of her current condition and expected discharge within the month. Next visit in 2-3 weeks.

Example 2 – 60 Day Progress Entry/Report

**S:** Initially the injured worker had lower back pain radiating into the posterior thigh and posterior right leg. He rated his low back pain at 8/10 and the right lower extremity pain at 5/10. These were aggravated by sitting greater than 30 minutes and standing greater than 45 minutes. Currently he rates his lower back pain at 3/10 and he no longer has right lower extremity pain. He is now able to sit for 1 hour and stand for 1 1/2 hours.

**O:** Initially he had an antalgic posture forward and to the left. He had guarded movements. He had difficulties arising from a chair and used his hands on his thighs to help achieve an upright posture. Dorsolumbar flexion was limited at 30° and right lateral flexion was limited at 5°, both causing lower back pain with radiating pain into the right lower extremity. The straight leg raise test was positive on the right at 40° with radicular pain to the posterior knee. Currently his posture is erect without antalgia. He is able to move without difficulties. Dorsolumbar flexion is now to 60° with lower back pain and right lateral flexion is 30° with no pain. The straight leg raise test is now negative for radicular pain at 60° but does produce mild lower back discomfort.

**A:** Improving from his lumbosacral dysfunction with strain. He is no longer showing signs of radiculopathy.

**P:** My plan is to continue with chiropractic manipulative therapy as well as Cox distraction for an additional 30 to 60 days on a decreasing frequency basis. He currently is in physical therapy and they are progressing with a walking and strengthening program.

**E:** Initially he was restricted to working four hours per day with restrictions on bending and lifting. He is currently working full time with no restrictions.
Example 1 – SOAP Format

Subjective
Lynn presents today noting primarily left SI region pain, subsequent to her work injury. Currently she notes little if any pain in that particular region. She does not note any difficulty performing any work activities or any home chores. When asked to grade how much pain interferes her ability to do any work activities, she rates it as 0-1 out of 10. The activity that tends to irritate this at all appears to be driving quickly around a curve or off ramp, where centripetal force will cause her to slide in her seat to the left. She completed a low back disability questionnaire (Oswestry) prior to care today, which was grade at 2/100. Functional losses were found with traveling.

Objective
Active range of motion of the lumbar spine revealed full and symmetrical planes of motion. Some tenderness was noted at end range of extension, indicating the L5/S1 region. She was able to perform a normal heel and toe walk. She was able to perform a normal squat to the ground and regain a standing posture without assistance. Supine orthopedic maneuvers to elicit long track signs or acetabular involvement were unremarkable. Double straight leg raise was unremarkable. Joint provocation, performed with the patient prone did not elicit tenderness of either SI joints. L1-L5 joint provocation also was relatively nontender with some slight muscle tightness noted on the right of L5 compared to the left.

(Unrelated to her L&I claim, tenderness was noted at T4 and T8 with increased paraspinal muscle tone and decreased joint motion primarily on the right. Manual manipulation was applied to this region with the patient in supine posture. Cervical evaluation from C7 tenderness on palpation on the right, C2 on the left. Increased paraspinal muscle tone decreased joint motion these levels were noted. Manual manipulation employed with patient supine. No impact on level of service provided).

Assessment
Meeting expectations and resolved as indicated in today's subjective.

Current Status: She appears to have reached maximum medical improvement because she is showing such improved function.

Plan
Today's Treatment: Manual Chiropractic Manipulative Therapy (CMT) to the right pelvis, left sacrum and L1 spinal level(s). Treatment was well tolerated without incident and response was as expected. Recommended she continue to regularly do the lower back range of motion exercises for a few more weeks.

Next Visit: None scheduled. She was instructed to call and return on an "as needed" basis. If no flare-ups, will discharge in 30 days considering today's visit as closing exam.

Example 2 – SOAP format

S: Since our last visit three weeks ago, Mr. Johnson states that he has had no back pain and no radiating pain into the right lower extremity. He can now sit and stand without restrictions.

O: Currently his posture is erect without antalgia. There are no guarded movements. He is able to flex to 90° and lateral flex to 30° bilaterally. All movements were accomplished with no pain complaints. The straight leg raise test is now negative bilaterally to 70° with no lower back or lower extremity complaints.

A: Mr. Johnson is at maximum medical improvement from his industrial lumbar spine injury.

P: No further care is scheduled.

E: He is currently working full time at his job as injury.

R: He is working with no restrictions.

Example 3 – Narrative letter format

Initial history: Richard Smith, a 34-year-old, 175 lb. male, presented to our office on November 8, 20xx with complaints of left arm pain and numbness following an incident at work 12 days prior where a coworker tossed him a 25 pound bag of seed corn off a loading dock. He lost his footing while trying to catch the bag and fell to the ground “scraping my elbow and forearm pretty bad.” He reported that first aid to clean the scrape was done at the time and he finished the unloading job but left his shift early to visit an urgent care clinic. The wound was cleaned and debris was removed. He was bandaged and given instructions for cleaning and changing the dressing and told to stay off work a few
days. He stated he was also told to call or come back in if the problem redness or swelling increased. Apparently an initial Report of Accident diagnosing left arm laceration was sent to L&I. Although the wound was healing, soreness persisted, including throbbing forearm pain, wrist pain and neck tightness that gradually increased and became painful and restricted and became “headaches” prompting his visit to our clinic. He denies any prior history of neck and head pain.

**Initial examination:** Demonstrated diminished left grip strength compared to the right (primarily due to what he described as cramping along the inner left forearm during gripping. Muscle tightness and tenderness throughout left arm and shoulder girdle, restricted and painful neck range of motion in left rotation and right lateral bend were also noted. Axial compression during left lateral bend produced sharp pain in the lower left neck and left trapezius region, and substantial tenderness could be elicited with spinous process pressure throughout the upper and mid thoracic region. Extreme tenderness to palpation was present over the left radial head. There was also scab formation over the proximal ulnar surface extending along the ulnar side of the forearm to 2 inches proximal to the ulnar styloid. Although full shoulder abduction produced pain in the neck and mid-back, examination of the glenohumeral and acromioclavicular joints was unremarkable. No sensory disturbances were seen in the left arm.

I diagnosed this as 1) Resolving left forearm laceration. 2) Left radial head subluxation. 3) Mild cervico thoracic strain. 4) Cervicothoracic joint dysfunction/subluxation. Although the initial report of this incident focused on the skin laceration, the mechanism of his fall, the location and nature of onset of his symptoms, and the lack of any prior complaint or history of treatment for neck and arm pain strongly support their causation as entirely the result of the fall at work.

Care to date has involved: 8 sessions of manual care including cervical and thoracic joint manipulation and myofascial trigger point work; 2 of those sessions also involved radial head adjustment. I also prescribed home activation including: cervical stretching, range of motion exercises, and resisted contraction exercises with which Richard has been very compliant. I also showed him how to locate and massage out trigger points in his forearm musculature if he notices return of pain or weakness when grasping with his left hand. During the first two weeks of care, I arranged with his employer to reduce the number of hours he spent with the heavier lifting and loading tasks and instructed him on safer transferring of items off the loading dock, including having his employer dedicate a dolly to move the heavier items. As per the 2 APFs submitted to date, he returned to full duty on November 21.

**Progress to date:** At this stage he is asymptomatic. There is still some mild tenderness to spinous pressure in the mid thoracic spinal region, otherwise, all ranges of cervical motion are full, symmetrical and pain free. Hand grip strength is symmetrical and painless. Axial cervical compression is pain free in all positions. As of December 18, 20xx, he is released from care with instructions that it would be a good idea to continue with regular neck stretching exercises a couple times a week, and he is free to return for periodic care for general health and mobility. His work injury care is complete.
EVIDENCE & METHODOLOGY

Intervention/Experimental Studies
Randomized Controlled Trial (RCT) – A study that randomly allocates patients to treatment groups, usually blinding patients, therapists and/or study evaluators. Typically of high quality as randomization assures similarities of subjects within treatment groups.

Observational Studies
Cohort Design – Cohort (retrospective or prospective) – A study that follows patients who self- allocate to treatment groups through the course of their care for a given occurrence of a condition. Larger, well-designed cohort studies may be of good quality, but lack of randomization predisposes to heterogeneity issues within groups, some of which may be able to be adjusted for with statistical methods.

Cross sectional – Involves observing a population to measure disease and exposure status. It is usually thought to be a “snapshot” of the frequency and characteristics of a disease in a population at a specific given time.

Case control – Is a study that compares patients who have an outcome (cases) of interest with patients who do not have the disease or outcome (controls). The study may retrospectively compare how frequently the exposure was present in a group to determine risk factors.

Case series – Is a study that describes a series of patients with an outcome of interest, may be of variable quality. Better designs use consecutive patients and include robust baseline and follow up outcome measures.

Case reports – Describes an individual case, typically only achieving publication if it represent a unique or unusual clinical experience.

Blinding
Blinding minimizes potential bias. Typically three levels of blinding are sought: patient, treating provider and evaluator. Many conservative interventions do not allow for patient blinding (e.g., someone is likely to know if they received a splint or a pill). At a minimum, single blinding of the evaluator as to what group a subject was in is expected.

Quality Assurance Literature
Observational and systems reports about documentation elements (or approaches) and their relationship to outcome or system metrics are typical. In addition, commentaries about best practices, and assessments of legal or administrative risks frequently do not exhibit high rigor.

Literature Reviews
Quantitative systematic reviews – Studies that review previously published clinical trials that include quantitative comparisons (e.g., meta-analyses). Systematic reviews should have rigorous and comprehensive methodology to identify relevant published research and include appraisal of study quality. Cochrane reviews frequently are of this type.

Qualitative systematic reviews – Similar to quantitative reviews but without systematic quantitative comparison or data pooling.

Narrative literature reviews – Such reviews typically do not include rigorous study selection methodology and may be subject to significant author bias.

Literature Retrieval and Review
1. Initial systematic searches of electronic databases (e.g., PubMed). Search terms used typically included MeSH terms for tests and interventions with conditions being addressed. Follow-up searches also included population attributes (e.g., workers’ compensation, occupational).
2. Abstract screening for relevance.
3. Original paper retrieval with review for relevance, quality, outcome meaningfulness, and effect magnitude.
4. Additional studies identified through clinical summaries (e.g., reviews, texts), citation tracking, and feedback from public.

About Evidence for Physical Examination and Conservative Intervention Documentation
Conservative musculoskeletal care is typically care of first resort based on long standing practices. Typically ‘low tech,’ low cost, with minimal and rare side effects, it is frequently delivered in primary care settings, and by various health providers. The rigor and quality expected of high cost, higher risk, emerging, and tertiary interventions is less common for many routine physical examination procedures and conservative interventions. Studies on documentation and record keeping are highly variable and do not fit into typical experimental design and may be better characterized as quality assurance work, and cohort designs. Much of the evidence summarized here would be considered Class “C” or “III” in ratings systems. Thus, the committee has not presented explicit recommendations, rather, evidence summaries guided by expert consensus to assist in formulating documentation descriptions. Further, significant emphasis is made regarding tracking and documenting meaningful functional improvement with patients. Complete evidence extraction tables for all literature reviewed are available upon request.

Assessing Study Methodologic Quality
Attributes of study methodology quality vary according to the clinical procedure (e.g., diagnostic, therapeutic intervention) looked at, and specific research questions being studied. The American Academy of Neurology’s Clinical Practice Guideline Process Manual offers a comprehensive guide to systematic evidence review, quality attributes and consensus process that generally serves as the approach taken by IICAC.

General attributes identified when extracting evidence from studies include identification of population, the intervention and co-interventions and outcomes being addressed in each study. The clinical questions addressed such as diagnostic accuracy, therapeutic effectiveness, or causation are determined. Studies are extracted into evidence tables including quality attributes and/or ratings which are reviewed both by L&I staff and committee members (usually 2 per study).

Specific quality attributes include: Diagnostic Accuracy – design, spectrum of patients, validity and relevance of outcome metric; Therapeutic Interventions – comparison groups (no treatment, placebo, comparative intervention), treatment allocation, blinding/masking (method and degree: single, double, independent), follow-up (period and completion), and analysis (statistical power, intent-to-treat). Specific attention is paid to several factors including reporting of outcomes (primary vs. secondary), relevance of outcome (e.g., function vs. pain), and meaningfulness (clinically important change vs minimally detectable change).

Synthesizing Evidence
Consideration of study quality (class), significance (statistical precision), consistency across studies, magnitude of effect, and relevance to populations and procedures were taken into account in preparing draft summaries. Special attention was given to clarifying conclusions related to the clinical questions of interest. Evidence, particularly with low tech and highly diffused examination and conservative procedures addressed here, is rarely truly “definitive,” even when multiple studies exist. Inconsistent conclusions typically reflect error (systematic, random) and/or bias in studies. Data pooling via meta-analysis is useful to reduce random error when studies are of sufficient power and methodologic strength. Larger meaningful effect size may increase confidence in findings.
13. weed, L., Medical records, medical education, and patient care: The problem oriented medical record as a basic tool. 1969, Cleveland, OH: Case Western Reserve Press.