Test your Work Comp Knowledge
An Employer is required to provide an employee claim for workers’ compensation benefits (DWC1) form to an injured worker within

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<th>72 hours</th>
<th>1 day</th>
<th>5 days</th>
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<tbody>
<tr>
<td></td>
<td>X</td>
<td>✓</td>
<td>X</td>
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To predesignate a personal physician for work related injuries, the employee must send a completed DWC form 9783 signed by employee and physician before an injury occurs. Call your employer and provide the physician name, address & phone number after an injury occurs. Send an email to your employer with a physician name, address & phone number and the date of examination after an injury occurred.
The SUPPLEMENTAL JOB DISPLACEMENT NON-TRANSFERABLE VOUCHER maximum benefits allowed for injuries after 2013 are
Permanent Partial Disability benefits are payable for an injured worker who returned and continues to work for CSU.
An Examiner can deny medical treatment requests
Utilization Review (UR) referral review is requested when

- Employee Health and Safety Department is requesting an independent review for adherence to the health and safety protocols of their employees
- A defense or applicant attorney request a legal review of benefits payable to an injured worker
- Your third-party administrator (Sedgwick) receives requests for medical treatment that is not approved or deferred by a claims examiner
If Sedgwick fails to pay indemnity benefits in a timely manner, the injured worker may be entitled to penalties.
How many days does an examiner have to send the initial benefit notice to an injured worker of a claim decision to accept, delay or deny their claim

- 30 days
- 14 days (Correct)
- 90 days
If an employee has concurrent employment at the time of an injury, they may be entitled to additional TTD/lost wages if unable to return to work.
An injured worker cannot request reimbursement for expenses such as group health co-payments, prescriptions, dr visits, medical equipment & mileage
Permanent Total Disability is payable for CSU employees at the rate of

- At employee’s full salary at time of injury for life
- At Permanent Partial Disability rate of pay for life
- At Temporary Total Disability rate of pay for life

✅
An Agreed Medical Evaluator (AME) is a physician that is chosen to evaluate an injured worker when

- A WCAB Judge orders the scheduling the evaluation
- An injured worker notifies you in writing of the AME he/she selects
- When the App Atty, Def Atty, employee and employer agree on a doctor
An Applicant Attorney hired by an employee to represent him/her for a workers' compensation injury is reimbursed for their services when
If an injury is the result of a third party, Sedgwick has the authority to file a summons and complaint in civil court to file for reimbursement.
If an injured worker does not agree with Utilization Review (UR) determination to deny a form of treatment, the injured worker can within 30 days...
What is a SUPPLEMENTAL JOB DISPLACEMENT NON-TRANSFERABLE VOUCHER FORM?

- An employee completes this voucher to receive supplemental earnings
- The employer or TPA completes this during light duty
- Used when permanent restrictions cannot be accommodated
Injured employees are entitled life pension benefits when their disability is

- 70% or higher
- 50% or higher
- 100%
A good way to control TTD costs on your campus is to:

- Terminate employees with claims (X)
- Have a consistent return to work program (✓)
- Ensure someone is released to full duty before returning them to work (X)
If an injury results in the death of an employee with a totally dependent child who is physically or mentally incapacitated, benefits continue until

<table>
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<tr>
<th>The child is 18</th>
<th>The child’s date of death</th>
<th>The child is 26</th>
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Johnny comes back from lunch after a few tequila shots with coworkers. A beam falls on his head, requiring stitches. Is he entitled to WC benefits?
CSU policy and procedure for timely reporting of injuries to Sedgwick is defined timely if reported within five days.