

CHEROKEE COUNTY SAFETY PROGRAM

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CHAPTER 1 SAFETY POLICIES

1.0 POLICY STATEMENT

The Cherokee County Board of Commissioners has a sincere concern for the welfare and safety of County employees and the public we serve. We acknowledge our obligation, as an employer, to provide a safe work environment for all employees. Agency Directors/Department Directors and employees shall comply with all applicable Federal, State and local safety laws and regulations. Due to the unique nature of risks associated with the different Agencies and missions in serving the County, each shall conduct its own operations and activities to minimize the risk of injury to employees and the public. Employees are not to perform any task which is determined to be unsafe for their respective positions.

The immediate responsibility of preventing accidents belongs to each individual employee. Employees are expected to abide by job procedures and safety guidelines specific to their respective departments. Employees are expected to use good judgement and abide by job procedures and safety guidelines sspecific to their individual departments. It is the responsibility of supervisors to communicate with their employees and ensure they understand the Ssafety requirements associated with their job assignments. Employees should report potential safety Hazards' with confidence that the hazards will be corrected This poolicy serves to express the commitment of the County to require that each Agency identify and correct potential risks inherent in the operation of their facilities and equipment and make accident prevention a primary responsibility.

2.0 PURPOSE

The County's safety programis an ongoing process that includes training supervisors and employees to identify potential risks and eliminate unsafe work practices. Each Agency is responsible for communicating with employees on matters concerning safety, including identifying, evaluating and eliminating workplace hazards; investigating injuries and conducting employee safety training. Successful implementation of the safety policies and procedures contained in this safety program involves an ongoing commitment by Agency Directors/Department Directors, supervisors, and employees.

The Safety Program adheres to and complements the policies found in Personnel Policies Manual 7.7 ~ Workplace Safety. In the event of a conflict in interpretation between the guidelines found in these two documents, the Personnel Policies Manual shall govern.

3.0 RESPONSIBILITIES

3.1 County Manager

The County Manager directed a Safety Committee be created to provide oversight of a risk management program for agencies/departments under the direction of the Board of Commissioners, and other elected offices at their direction. The purpose of the risk management program is to minimize the adverse effects of loss through identification and as assessment of actual and potential losses, loss prevention, risk financing, and Workers' Compensation claim management.

3.2 Safety Administration

The People Resources Manager under the direction of the Chief People Officer, plans, organizes and directs the development and implementation of the County Safety Program and provides coordination on all matters relating to loss prevention and on-the-job safety. The PR Manager is the contact person for all safety related issues throughout the County.

3.3 Agency Directors

All Agency Directors and their supervisors shall be familiar with the ffollowing policies. Supervisors are responsible for implementing and maintaining a safe work place and for ensuring their employees are aware of the safety rules/regulations that apply to their specific job classification.

3.4 Supervisors

Supervisors shall take an active and visible role in the implementation of the safety program. Supervisors are responsible for being consistent in their enforcement of safety rules. Supervisors shall ensure:

- 1. Employees are trained from the first day in their job assignments, and are retrained whenever any new process, procedure, or equipment is introduced into the workplace.
- 2. Employees are provided any required personal protective equipment, as well as instructions on the proper use of any equipment necessary to perform their job assignments.
- Work areas inspected regularly and immediate corrective action is taken whenever hazards are recognized or unsafee acts are observed.

- 4. Informal safety meetings are conducted covering various topics relating to safety hazards with their specific jobs/tasks.
- 5. Documentation of safety training will be maintained by supervisors on the employee and safety training record.
- 6. All accidents will be thoroughly investigated and corrective action taken to prevent re-occurrence. All accident investigation forms will be promptly completed and forwarded to the Human Resources Manager.

3.5 Employees

Employees are responsible for complying with all applicable County ssafety rules, policies, and established work procedures. Employees have an obligation to work in a safe manner and in accordance with all training and instruction received by supervision. Employees are required to:

- 1. Adhere to all Ccounty safety policies and procedures.
- 2. Familiarize themselves with the specific safety rules/policies of their department
- 3. Report any unsafee conditions or equipment immediately to their supervisor.
- 4. Report any job related injuries or accidents to their supervisor immediately.
- 5. Wear personal protective safety equipment required for their job.
- 6. Only operate equipment or machinery that they have been trained on and authorized to operate by their supervisor.
- 7. Keep work area clean and orderly at all times.

4.0 COMPLIANCE

Each Agency has the responsibility for maintaining safeworking conditions within their respective areas. Although Exposure to hazards varies widely from Agency to Agency, it is expected that every effort will be directed toward controlling injuries and accidents. Employees are also required to follow all safety rules/policies. Violation of safety rules and regulations may result in disciplinary action (Personnel Policy Manual 7.7.5).

4.1 Agency Directors/Department Directors

Agency Directors/Department Directors and supervisors shall set a positive safety example for their employees. Supervisors shall use appropriate discipline when necessary as defined in the County Personnel Policies Manual to ensure that employees follow established safety policies and procedures. Supervisors should also recognize those employees who exemplify and follow good safety practices.

4.2 Employee Compliance

Each employee shall follow all established laws and regulations including all Agency/Department policies and rules that apply to safety. Employee safety depends to a great extent on the behavior of each individual employee both on and off the job. Employees have an obligation to report all unsafe conditions and practices, and encourage other employees to work safely. They should be aware that they may report safety hazards without fear of retaliation.

5.0 SAFETY COMMUNICATION

A County safety committee was established to recommend improvements to the County Safety Program and to identify corrective actions and eliminate or control recognized safety hazards. The County Safety Committee is responsible for assisting agencies in promoting safety awareness through continuous improvement and identifying loss trends and providing support to agencies in an effort to reduce Workers' Compensationn costs.

5.1 Cherokee County Safety Committee

The County Safety Committee meetings are held on a Quarterly basis. The committee is chaired by the People Resources Manager. A variety of safety topics, such as review of monthly accidents, assessment of unsafe conditions, identifying training needs and changes in work practices/ procedures are discussed. The minutes of the Safety Committee meetings are posted on the County Intranet website

5.2 Monthly Safety Tips/ Alerts

Each month a Monthly Safety Tips information sheet is sent to all employees. Safety Alerts may be used to inform employees about updated safety policies or notice of a change in safety procedures. The Monthly Safety Tips/Alerts are posted on the People Resources website.

6.0 INSPECTIONS

A safety inspection program is essential to reducing unsafe conditions that m ay expose employees to injuries or cause property damage. Each supervisor shall ensure that appropriate, systematic safety audits/inspections are conducted periodically of their areas.

6.1 Informal Inspections

Supervisors shall perform safety inspections daily, weekly, and monthly. These informal inspections shall address any change in the work environment that may cause unsafe conditions.

6.2 Safety Inspections/Audits

Safety inspection/audits are regular inspections that are conducted at each agency. The purpose is to determine whether the Agency is providing a safe and work place in compliance with established County safety practices.

These are performed on a quarterly basis by the members of the County Safety Committee.

6.3 Special Inspections

Special inspections are limited in scope and conducted for special purposes:

- 1. Changes in work conditions, occupancy of a new building, any use of new equipment
- 2. Response to a report of a serious health or safety hazard
- 3. In the course of an accident investigation, if needed
- 4. Follow up from a previous inspection (if necessary)

7.0 HAZ ARD CORRECTION

Hazards that are discovered as a result of periodic inspections or during normal operations shall be corrected promptly. Reports of unsafe condition s by employees shall be investigated promptly by supervisors. Hazards can range from imminent dangers to relatively low risk s. A supervisor's corrective actions must include evaluation of the potential hazard and suitable timetables f or correction.

7.1 Imminent Hazards

For serious hazards that present an imminent danger to life or limb, immediate action shall be taken to correct the hazard. If the hazard cannot be immediately corrected, all personnel shall be rem oved from the affected area. Access to the area shall be limited until the hazard has been removed or corrected.

7.2 General Hazards

Correction of hazards involving the physical conditions of structures, surrounding grounds, or associated equipment shall be reported by using the Property Management Help Desk on the County INTRANET site.

7.3 Job Safety Analysis

The Job Safety Analysis Form is a tool that can be used to ensure all hazards of a specific job task are identified. During a Job Safety Analysis the supervisor considers the purpose of the work, current duties and tasks, methods and procedures. After analysis of this information it can be determined that the job m ay require modification or additional personal protective equipment may be needed.

7.4 Exposure Hazards

<u>Exposure to airborne contaminants</u>, blood borne pathogens, chemicals or skin contact shall be reported on the Exposure Incident Investigation form.

8.0 WORKERS' COMPENSATION CLAIMS MANAGEMENT

Employees must report all injuries/accidents to their supervisor immediately. Supervisors shall investigate all reported job accidents, injuries, occupational illnesses and near-miss incidents as soon as possible. Supervisors shall document all information that is gathered during the accident investigation process. Injured employees will be allowed to return to work as soon as possible consistent with any job restrictions. Every effort to comply with the employees work restrictions will be made, consistent with the County Transitional Duty policy. If an appropriate transitional job is identified, the employee will be offered the job until the restrictions are lifted. These jobs will normally not exceed 90 days.

8.1 Supervisor Documentation

The supervisor must gather as much information as possible when investigating workplace accidents. Information is obtained by interviewing the injured employee and any witness(es). This must be completed as soon as possible after the accident.

Supervisors shall determine factors associated with the accident and review work procedures and training to determine the root cause, and take corrective action. Supervisors must ensure that the County Accident/Investigation report and Workers' Compensation forms are completed. The Workers' Compensation forms packet is on the People Resources website and the County intranet site.

8.2 Serious Accidents or Injuries

Serious accidents, injuries, illness or exposure to hazardous materials that require hospitalization will be reported as soon as possible to the People Resources Manager. Accidents, injuries, or exposures of this severity may require more detailed levels of investigation. A report of the accident investigation including the finding and recommendations will be forwarded to the People Resources Manager. The accident location including equipment and materials involved in the accident should remain undisturbed until the investigation is completed.

8.3 Vehicle Accidents

Any employee involved in a vehicle accident involving County vehicles or privately owned vehicles operated on County business shall report the accident immediately to their supervisor and the appropriate local agency (Police, Sheriff). The employee will complete the vehicle accident form and must remain at the accident location until the Police/Sheriff arrives to investigate. All "AT FAULT" vehicle accidents will require an Alcohol/Drug test (Personnel Policies Manual 7.1.6.2)

All vehicle accident forms will be forwarded within three days to the Chair ~ Vehicle Accident Review Committee.

8.4 Investigation of Vehicle Accidents

The Cherokee County Vehicle Accident Review Committee will ensure fair and impartial review of all accidents involving County vehicles and/or County personnel (except constitutional officers) while on County business. The function of the committee is to determine the chargeability of each accident and to recommend the appropriate disciplinary action to be taken by the Agency/Department Director.

9.0 TRAINING

Effective safety training is essential for the success of the overall safety program. Training includes general safe work practices as well as specific instruction unique to each employee's job assignment. Supervisors are responsible for safety training for their employees.

9.1 Types of Training

There are several different training methods used to communicate safety information to employees. Training methods will vary widely with respect to instructional method, setting, and subject matter.

- 1. Classroom training presentation of general or specific safety information. These classes can be taught by Department supervisors, employees, Human Resources Manager and/or outs ide contractors (if needed).
- 2. Job specific training Is used f or employees to receive instruction from their immediate supervisor on specific job tasks particular to their job classifications. This is usually on-the-job training and shall include instruction

on the safe operation of heavy equipment or new equipment with instruction if needed by manufacturer representatives.

- 3. Periodic safety training will include training when changes are made to equipment or the employee needs additional or refresher training.
- 4. Crew leader ssafety training ~ 10 to 15 minute safety meeting with employees conducted as necessary, emphasizing hazards of a particular job and any required safety equipment.

9.2 General Safety Training

General safety training is applicable to all employees and is not related to any specific job classification. A Safety and Health Lesson Plan Guide is available to assist in planning this training. New hire orientation includes the following safety information:

- General safety rules, reporting of injuries, unsafe conditions and employees' rights under the Georgia Workers' Compensation Act.
- 2. Use of the Panel of Physicians
- 3. County Drug/Alcohol testing policy

9.3 Specialized Training

Many County workplace operations require specialized training or instruction. Before employees are allowed to perform certain job tasks supervisors must ensure that employees have completed any required training courses.

9.4 Training Responsibility

It is the responsibility of each supervisor to ensure that employees receive general and job-specific safety training f or each employee under their direct control. Supervisors are required to review employees' compliance with safety instructions given regarding safety rules, regulations, and policies. The supervisor must make certain that employees understand the training provided and that any language barriers and/or literacy difficulties are accommodated.

Training by supervisors' may include: 1) Safe work practices 2) Personal protective equipment (PPE), Safety hazards, 3) Protection of employee's from any hazards specific to their individual jobs. 4) New processes, procedures, or equipment introduced into the workplace that may create new hazards, 5) new or previously unrecognized hazards that are brought to a supervisor's attention.

9.5 Frequency of Training

County policy requires that employees are provided safety instruction when reporting to work the first day and prior to being assigned a new job task or process for which training has not been previously provided. Supervisors are responsible for providing training whenever a new process, procedure or piece of equipment is introduced into the work environment.

9.6 Documentation of Training

The person performing safety training must ensure that appropriate safety training records are maintained on the Employee Safety Training Record Form. Supervisors s hall retain all documentation of employee safety training and ensure that a copy has been sent to Human Resources.

10.0 RECORDKEEPING

10.1 Workers 'Compensation Files

Workers' Compensation files including Employee Accident/Injury reports, medical treatment documentation and claim information documents are kept on file by the People Resources Manager. The Sheriff's Department and Fire/EMS HR personnel maintain their employee's Workers' Compensation files

10.2 Vehicle Accidents Reports and Property Damage

Completed Vehicle Accident Reports along with the accident investigation forms are compiled and maintained in a separate file by the Chair ~ Vehicle Accident Review Committee.

CHAPTER 2

CHEROKEE COUNTY SAFETY COMMITTEE

CHEROKEE COUNTY SAFETY COMMITTEE CHARTER

1.0 <u>AUTHORITY</u>:

The Cherokee County Safety Committee was created by the direction of the County Manager. The committee is authorized to make recommendations concerning all County safety issues to the Chief People Officer and the County Manager.

2.0 MISSION:

- 1. Provide a forum for the discussion of all County safety and health issues
- 2. Involve all County employees in identifying potential work place hazards and ensure corrective action is taken
- 3. Achieve and maintain the interest of all County employees in health and safety issues by creating a County- wide "Culture of Safety".
- 4 Educate Agency/Department Directors, Supervisors and employees of their responsibility in maintaining a safe work environment

3.0 COMMITTEE GOALS:

- 1. Provide support to Agencies /Departments in reducing accidents/injuries
- 2. Promote health and safety as a priority f or all employees
- 3. Review and disseminate new safety practices to all Agencies/Departments
- 4. Motivate all employees to be actively involved in the County safety program
- 5. Reduce Workers' Compensation costs
- 6. Assist Agencies/Departments in developing safety protocols and procedures
- 7. Communicate and give feedback to all Agencies/Departments on safety concerns and issues.

4.0 MEMBERSHIP OF THE COMMITTEE:

The Safety Committee shall be comprised of the following: (1) Fire & Emergency Services; (2) Sheriff's Office (3) Public Works; (4) CRPA Maintenance; (5) Solicitor; (6) Risk Management; (7) County Marshal (8) Property Management and People Resources. These members will meet on a Quarterly basis.

The Safety Advisory Committee will include: (1) Planning & Land Use;(2) Tax Commissioner; (3) Tax Assessor; (4) Information Technology; (5) Finance and (6) Elections. This committee will not attend the Quarterly meetings, but will receive Safety updates and members may attend as needed.

Agency Directors shall recommend to the Chief People Officer and County Manager a member and one alternate to serve on the committee. If the designated representative is unavailable, the alternate will attend the Safety Committee meeting.

- 1. <u>Chairperson</u>:The People Resources Manager will serve as permanent chair. The Chair shall develop the monthly agenda and serve as the liaison between the committee and the Agency/Department Directors. The Chair will facilitate committee meetings. The Chair shall select a Co -Chairperson and a Secretary to serve two (2) year terms.
- 2. Vice-Chairperson: Is appointed by the Chair and will conduct the committee meeting in the event the chairperson is unavailable. The co-chair will also serve as the liaison between any sub committees and the committee.
- 3. Secretary: Record and maintain the minutes of each committee meeting. Minutes will be distributed not later than a week before the next scheduled meeting.
- 4. Committee Members: Actively promote safety within their Agencies/Departments. Attend all meetings and to express any safety issues/concerns. Serve on various task team s and sub committees as needed.
- 5. Meetings: The Safety Committee shall meet Quarterly. Additional meetings may be called by the Chairperson to work on specific committee assignments/task s. Special guests may also attend at the request of the Chair. Action items will be assigned with follow up reports presented at the next committee meeting.
- 6. Quorum: A majority of the membership shall constitute a guorum for purposes of conducting committee business.

7. <u>Minutes</u>: The Secretary of the committee shall notify members of each scheduled meeting and maintain the minutes of all meetings. Minutes will be recorded and distributed via email to all committee members and posted on the County INTRANET site.

5.0 SUB-COMMITTEES

Sub-committees are not a decision making body, but may be tasked as needed with special action items and to make recommendations to the full committee. The sub committees will report their recommendations at each safety committee meeting for review and approval. In some instances, sub-committees will directly work with Agencies/Departments and will report back to the full committee after the work has been completed.

The following are designated as Sub-Committee's' (comprised of at least two people):

Cherokee County Vehicle Accident Review Committee
Reviews all vehicle "At Fault" accidents involving County vehicles and/or County employees while on County
business. The mission of this committee is to determine the chargeability of each vehicle accident,
recommend corrective action and disciplinary action to be taken by the Agency/Department Director.

2. Cherokee County Fire/ES Committee

Investigate all Fire/ES vehicle accidents. The mission of this sub-committee is to determine the chargeability of each Fire/ES vehicle accident. This is necessary to ensure the timely investigation and if recommended prompt disciplinary is taken. Field Operations Chief in conjunction with the Fire Department Safety/Health Officer will prepare a Vehicle Accident package with appropriate disciplinary action doc u mentation and forward to the Chair – Vehicle Accident Committee for Review. The full Committee will have "oversight" and will review the Fire/ES VAP's and concur or if necessary require the employees involved to appear before the full committee.

3. Safety Training Committee

Evaluate and recommend: (1) New employee safety orientation training and/or refresher training; (2) Identify training priorities; (3) Evaluate training effectiveness; (4) Make recommendations for improvements; (5) Recommend and provide safety training modules to all Agencies/Departments

4. Workers' Compensation Committee

Make recommendations to ensure all employees are aware of their responsibilities under the Georgia State Board of Workers' Compensation ~ "Employee Bill of Rights." Recommend updates and changes to the Employee Workers' Compensation Forms Packet. Ensure all Managers/ Supervisors are knowledge able on the proper completion of Workers' Compensation forms and procedures to follow when employees sustain on-the-job injuries.

5. Transitional Duty- Return to Work Committee

This committee is tasked to identify transitional duty positions (light duty) in each Agency/ Department, available f or an employee with work restrictions. Some jobs may be modified. Identify and communicate these transitional jobs to the committee.

CHAPTER 3

Vehicle Safety

1.0 MISSION STATEMENT

The mission of the Cherokee County Vehicle Accident Review Committee is review vehicle accidents to minimize loss to County property. The Committee will ensure fair and impartial review of all vehicle accidents (except constitutional Officers and Fire/ES) involving County vehicles and/or County personnel while on County business. The function of this Committee is to determine the chargeability of each accident and to recommend appropriate corrective action to the Agency/Department Director.

2.0 VEHICLE ACCIDENT REVIEW COMMITTEE DISCIPLINARY PROCEDURES

Cherokee County will maintain a continuous three-year record of all chargeable vehicle accidents involving County employees while on County business. Each January 1, thereafter, one year will be added and one year dropped from the County's three-year record of the chargeable vehicle accidents. The Chair ~ Vehicle Accident Review Committee will keep the vehicle accident records that are turned in through established reporting procedures. The Cherokee County Vehicle Accident Review Committee will determine whether a vehicle accident is determined to be Chargeable or NOT-Chargeablee.

The Vehicle Accident Review Committee will be comprised of members, representing various departments. A Chairperson is appointed by the County Manager. A Co-Chairperson is appointed by the Chairperson. The Committee will meet at least monthly, subject to frequency and volume of accidents.

3.0 STANDARD OPERATING PROCEDURES ~ VEHICLE ACCIDENT REVIEW COMMITTEE,

3.1 Purpose:

Prescribe policy and procedures for the review of County vehicle accidents involving Cherokee County employees. Significant findings of the committee affecting other Agencies will be shared to avoid future reoccurrences.

This policy does not apply to any Constitutional Officer, who may have adopted their own Vehicle and Accident Review policy.

3.2 Policy:

It is the policy of Cherokee County to promote safe vehicle practices and conditions for its employees through the development of this policy as well as procedures concerning departmental activities; conduct of training; analysis of vehicle and employee accident reports; and the initiation of appropriate recommendations and remedial action.

It is the obligation of every employee to be alert for unsafe driving practices and to take positive measures to prevent any act that might result in possible death or injury of another person or damage to county or private property.

3.3 Definitions

- 1. *Accident:* an event, occurrence or happening which is unexpected or unintended, that has an element of chance or probability, causing injury, death or property damage or loss.
- 2. Reckless conduct: behavior causing harm or endangering the physical safety of another.
- 3. Negligence: failure to exercise care that a reasonable person would take in like circumstances and failure results in injury and/or property damage.
- 4. Insufficient evidence: there is insufficient proof to confirm whether the employee is "at fault or not at fault".
- 5. Vehicle: Any automobile, boat, motorcycle, truck, trailer, heavy equipment or any other motorized vehicle which is owned, leased or in the possession of Cherokee County.

- 6 Chargeable: a determination based upon evidence that would lead a reasonable person to conclude that an individual was the cause of an accident or is designated by law enforcement personnel to be "AT FAULT".
- 7. Not Chargeable: a determination based upon evidence that would lead a reasonable person to conclude that an individual was not the cause of the accident or is designated by law enforcement personnel to not be "AT FAULT".

3.4 ACCIDENT REPORTING & INVESTIGATION PROCEDURES

3.4.1 <u>Accident Reporting:</u>

- A. Employees involved in a motor vehicle accident, whether or not there is injury or property damages/loss, will notify their immediate supervisor of the facts and circumstances immediately or as soon as reasonably practical.
- B. Employee will complete the Vehicle Accident Form within one working day following the accident. The immediate supervisor will review these forms and forward all forms to the Chair ~ Accident review Committee.
 - 1. Fire Department employees will notify their immediate supervisor. If the Supervisor is not a Chief Officer, the immediate supervisor will notify their Chief Officer.
 - 2 The Chief Officer will then investigate and complete a Vehicle Accident package (VAP) and forward to the Chair Vehicle Accident Review Committee.
- C. The Agency/Department Director or designated representative will take pictures of the accident scene.
- D. Agency /Department Director or designated representative will ensure that the required vehicle accident forms are to be completed within 24 hours following the accident. The immediate supervisor will review these forms and forward all forms to the Chair ~ Accident Review Committee within 3 days of the accident.
- E. For all vehicle accidents, the employee will immediately inform their supervisor. The Supervisor will transport the employee to the nearest drug collection site for a Drug/Alcohol test if employee is determined to be "At Fault" for the accident. Employees "Not At Fault" for the accident are not required to submit to a Drug/Alcohol Test (PPM 7.1.6.2).
- F. If an accident should occur while on business outside Cherokee County, the employee must contact their supervisor or Agency/Department Director immediately. The employee will be required to submit to a drug screen within 8 hours of the accident. The employee will be advised by the supervisor or Agency/Department Director what facility to go to for the test. (Refer to the Vehicle Accident Reporting Kit found in the glove box of the county vehicle for drug screen form and instructions.)

3.5 ACCIDENT INVESTIGATIONS

Accidents involving employees of the county while in the performance of their duties will be investigated and analyzed to determine the cause(s) of the accident and the appropriate measures needed to prevent a reoccurrence.

- A. Accidents involving county vehicles will be investigated by the nearest law enforcement agency with the exception of accidents of death or serious injury, the Georgia State Patrol will perform the investigation.
- B. The Accident Review Committee in accordance with the procedures outlined will analyze vehicle accidents.
- C. Some accidents involving allegations of misconduct m ay require investigation by the Sheriff's Office, when directed by the HR Director or County Manager. When required, such investigations will be in addition to the proceeding outlined below.

- D. If an accident occurs on private property an accident form must be filled out by the Agency/Department Director or immediate supervisor.
- E. Effective February 12, 2018, the Cherokee County Vehicle Accident Review Committee will serve as an "Oversight Committee" to the Cherokee County Fire & Emergency Services, who will have responsibility and authority to investigate all Fire Department vehicle accidents. The Fire Department will ensure all county policies, procedures, and guidelines are followed.

The Division Chief of Field Operations and the Health and Safety Officer will be responsible for collecting all official law enforcement motor vehicle accident reports, vehicle accident report packages, statements and any other information related to the vehicle accident. If it is determined to be necessary, employee(s) involved in the accident may be interviewed for additional information.

Once the investigation has been completed, the Division Chief of Field Operations shall generate a Fire Department Vehicle Accident Package (VAP) report, which will include: (1) findings, (2) discipline recommendations (if any) and (3) corrective action. The VAP will be provided to the Assistant Chief, Fire Chief and Cherokee County Vehicle Accident Committee Chair for their review and approval.

The Cherokee County Vehicle Accident Committee will review all fire department VAP reports to ensure county policies, procedures, and guidelines were followed. In the event the committee disagrees with the findings or result of the investigation submitted by Cherokee County Fire & Emergency Services, the committee Chair will report this concern in writing to include a detailed explanation with recommendations to the Division Chief of Field Operations and Assistant Fire Chief. The Assistant Fire Chief shall review the concerns and have the ultimate authority to resolve these issues with the Chair ~ Cherokee County Vehicle Accident Review Committee.

The Division Chief of Field Operations Committee with approval of the Fire Chief's office, shall have the authority to recommend that any accident considered "serious" be forwarded directly to the Cherokee County Vehicle Accident Review Committee for their review.

3.6 ACCIDENT REVIEW BOARD PROCEDURES:

The purpose of the Vehicle Accident Review Committee is to review County vehicle accidents and related documents and interview windividuals involved, as well as any witness to the accident to determine:

- 1. If County or departmental policies, rules or procedures were violated
- 2. If State/Federal laws were violated
- 3. If appropriate training/monitoring has been provided
- 4. If policies and procedures are understandable and complete
- 5. Appropriate corrective measures to prevent reoccurrence

3.7 ACCIDENT REVIEW BOARD MEMBERSHIP

The Vehicle Accident Review Committee will have a total of eight members plus the Chairperson:

CATS Fire/ES
Roads & Bridges Fleet Services

Building Inspections People Resources Center County Marshal Tax Assessor's Office

- 1. Agency/Department Directors are excluded from serving as representatives on the Committee.
- 2. Members will serve 2 year terms starting each January 1st. This may be extended by mutual agreement
- 3. A quorum of four members (including the Chairperson) is necessary to convene the Board.

Responsibilities of Chairperson

- a. Collect all accident reports and documents from the Agency/Departments one week prior to meeting.
- b. Notify all members of the time and location of the meeting
- c. Notify all employees involved of time/location of the meeting

3.8 REVIEW BOARD PROCEEDINGS:

- 1. Chairperson will present the facts of the case as outlined in the accident investigation documents.
- 2. Involved employee will be asked to explain the facts of the accident, and present any related documentation, call any witness who m ay have direct knowledge and to answer any questions. Any spotter/backer or employee in the vehicle must be present at the review.
- 3. Employee may bring a fellow employee to serve as an observer during the proceedings; however, the representative shall have no direct role in the proceedings.
- 4. Employees involved in "Not at Fault" accidents will not be required to attend, but the committee may review these accidents on a case by case basis.
- 5. Minutes will be kept of all proceedings.

After questioning all persons involved in the accident, the Board will enter private session to:

- 1. Determine if employee is chargeable or not chargeable for the accident
- 2. Determine need for additional safety training, if any.
- 3. Determine the need for policy/procedures clarification or change
- 4. Recommend disciplinary action, if applicable

3.9 COMMITTEE FOLLOW-UP ACTIONS

The Chairperson shall submit minutes of the monthly meeting, to include each accident reviewed to the Chief People Officer within 5 days following the meeting. Minutes shall contain:

- 1. Names of Board members present
- 2. Names of Employee(s) and Witnesses present
- 3. Copies of all accident documents
- 4. Recommended Disciplinary Action

3.10 RESPONSIBILITIES OF THE CHIEF PEOPLE OFFICER

- 1. Revie w the recommendations of the committee and confirm or amend the recommendations.
- 2. Recommend t h at the Agency/Department Director administer disciplinary action
- 3. Give any recommendations to prevent reoccurrence of the accident

3.11 APPEAL

Disciplinary action involving such action as suspension, demotion, or termination may be appealed as outlined in the County's Personnel Policies Manual, sec 8.3 - Grievance/Appeal Policy.

4.0 DISCIPLINARY ACTION RECOMMENDATION

The Committee Board members will recommend a finding based on a majority vote. The disciplinary action recommended will be as follows:

Not Chargeable

Information and evidence presented to the committee was sufficient to prove the employee was not at fault or negligent for the accident.

Chargeable

Employee was found to be at fault by the preponderance of the evidence and by documentation presented to the Board and is chargeable for the accident. The Committee will make a recommendation for disciplinary action based on the severity of the accident and any negligence of the employee. Recommendations of the Committee could include the following:

- 1) Oral Reprimand (Counseling Session)
- 2) Written Reprimand
- 3) Adverse Action
- 4) Termination (i.e., Failure to report an Accident, etc.)



VEHICLE ACCIDENT REPORT

This report is to be used by all departments to make an immediate report of all motor vehicle accidents involving county employees, vehicles or equipment. This report is NOT a substitute for the Georgia Uniform Motor Vehicle Report completed by la w enforcement. This report is NOT a substitute for reporting any injury sustained in the accident.

Location of Accident :				
Date of Accident:				
Vehicle – N o. 1 License Plate # County Driver) Vehicle – No. 2 License Plate#		Plate#		
Year: Make: Type (Sedan, T ruck, etc.) etc.) Driver's Name	Year: Make: Driver	: Type (Sedan, T ruck,		
Driver 's Department Phone Number	Address	Policy Number		
Driver 's License Number	P hon e Number	Driver's License Number		
EMPLOYEE STATEMENT OF ACCIDENT:				
Be Specific. Write street or highway names/numbers. Take Pictures If	possible.			
Did Policee investigate? YesNo If yes- Who? City Police	SheriffState	Patrol		
Date of Police Report: Rep ort Number :	Officer Name:			
Any Injuries Due to the Accident? Yes No If Yes ~ complete Count y Accident Investigation Report for m				



Cherokee County Distracted Driving Policy

On June 4, 2010, **Senate Bill 360**, also known as the "Caleb Sorohan Act," was signed into Georgia law prohibiting the use of wireless telecommunication devices for writing, sending or receiving text messages while operating a motor vehicle. Therefore, except as required for public safety personnel, Cherokee County prohibits texting or talking on a hand-held or hands-free phone while operating a county vehicle, county equipment, or while operating a personal vehicle for County business, as well as, prohibiting the use of a county issued cell phone while operating a personal vehicle. This includes, but is not limited to, answering or making phone calls, engaging in phone conversations, reading or responding to e-mails and text messages.

Specifically, Cherokee County employees are required

specified by the Department Director or Agency Director

to:			
	Turn cell phones off or put on silent or vibra	ate before starting the car.	
	Pull over to a safe place if a call must be m	ade or received while on the road.	
	For lengthy trips, consider modifying v unavailable to answer calls or return message.	5 5	you are
	When appropriate, inform clients, associate	es and business partners of this police	cy as an
	explanation of why calls may not be returned		
	Public Safety personnel engaged in crime p services, or related activities are exempte law.		
	tee County is committed to the safety of its control action, up to and including termination.	employees. Violations of this policy wi	ll lead to
Please	is a Statement of Acknowledgement that y sign and return this document to your s nel file. If you have any questions regarding	upervisor; the original will be placed	in your
	received a written copy of the County's D f this policy and agree to abide by them.	istracted Driving policy. I fully unders	tand the
Employ	/ee Signature	Date	
Employ	vee Name (printed)	-	
January	6, 2017 Addendum: For weather related er	nergencies, Roads & Bridges personno	el may

receive certain Exemptions from the Cherokee County Distracted Driving Policy as approved and

Highway Safety Laws in Georgia



DUI Laws in Georgia

The Official Code of Georgia Annotated (O.C.G.A) contains numerous laws pertaining to the DUI issue. This section is intended to assist interested parties in quickly accessing the appropriate code section for research purposes. Once you have identified the code section you need, go to Code of Georgia for the complete details of the law.



Georgia Impaired Driving Laws and Penalities

Various impaired driving laws including the open container law.



Georgia's Seat Belt Law

Georgia's primary safety belt law via the Georgia Code.



GOHS Annual Report

The GOHS Annual Report summarizes activities funded by the Georgia Governor's Office of Highway Safety (GOHS) in previous federal fiscal years. Under the umbrella of the GOHS mission, each section of the report includes the goals, problem identification, objectives, and accomplishments.



Georgia's Pickup Truck Law

Starting immediately, all pickup truck drivers in the State of Georgia will be required to wear safety belts while in their vehicles. Failure to do so will result in a ticket and fine from Georgia law enforcement.



Move Over Law

Georgia's Move-Over Law says drivers must move-over for emergency vehicles stopped on the side of the highway. The law is meant to keep officers AND traffic violators safe from crashes with passing cars



Georgia's Texting Ban Law/Teen Cell Phone Ban

From cell phones and iPods to fast-food snacks and driver drowsiness, there are more than enough distractions to keep Georgia motorists from focusing on our four-lanes. And now new national data is showing driver inattention is a key cause in most crashes and near-crashes.



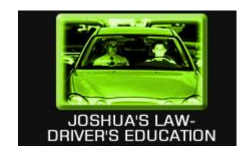
Teen Driver/Parent Agreement

The GOHS Teen Driver/Parent
Agreement can be used as a guide and a
contract for teens' rules of the road for
safe driving when they are no longer
required to have a parent or an adult
driver accompanying them.



Georgia Highway Safety Plan

Under the authority and approval of Governor Nathan Deal, the Governor's Office of Highway Safety (GOHS) produces an annual Highway Safety Plan (HSP) as a state programmatic guide and an application for Federal grant funding from the National Highway Traffic Safety Administration (NHTSA).



Joshua's Law

Called Joshua's Law, it states that if you are 16 years old, you must complete a driver education course approved by the Department of Driver Services in order to receive a Class D License. Those individuals who do not complete an approved driver education course must wait until age 17 to become licensed.

Driver Safety Rules

- 1. Driving on county business and/or driving a county vehicle while under the influence of intoxicants and other drugs (which could impair driving ability) is forbidden and is sufficient cause for discipline, up to and including termination of employment.
- 2. No use of Cell phone while driving, if necessary pull off the road to make a call if needed. Drivers should complete calls while the vehicle is parked. No use of a "hands free" mode via a headset or speaker while driving, attention to the road and safety should always take precedence over conducting business over the phone.
- 3. No driver shall operate a county vehicle when his/her ability to do so safely has been impaired by illness, fatigue, injury, or prescription medication.
- 4. All drivers and passengers operating or riding in a county vehicle <u>must</u> wear seat belts.
- 5. No unauthorized personnel are allowed to ride in company vehicles.
- 6. Drivers are responsible for the security of county vehicles assigned to them. The vehicle engine must be shut off, ignition keys removed, and vehicle doors locked whenever the vehicle is left unattended.
- 7. Head lights shall be used 2 hours before sunset and until 2 hours after sunrise, or during inclement weather or at any time when a distance of 500 feet ahead of the vehicle cannot be clearly seen.
- 8. All Georgia State and Local laws traffic laws must be obeyed.

Defensive Driving Guidelines

- Drivers are required to maintain a safe following distance at all times.
 Drivers should keep a two second interval between their vehicle and the vehicle immediately ahead. During slippery road conditions, the following distance should be increased to at least four seconds.
- Drivers must yield the right of way at all traffic control signals and signs requiring them to do so.
- Drivers must honor posted speed limits. In adverse driving conditions, reduce speed to a safe operating speed that is consistent with the conditions of the road, weather, lighting, and volume of traffic. Tires can hydroplane on wet pavement at speeds as low as 40 mph.
- Drivers are to drive at the speed of traffic but never to exceed the posted speed limit.
- Turn signals must be used before every turn or lane change.

- When passing or changing lanes, view the entire vehicle in your rear view mirror before pulling back into that lane.
- Be alert of other vehicles, pedestrians, and bicyclists when approaching intersections. Never speed through an intersection on a caution light. When the traffic light turns green, look both ways for oncoming traffic before proceeding.
- When waiting to make left turns, keep your wheels facing straight ahead. If rear ended, you will not be pushed into the lane of oncoming traffic.
- When stopping behind another vehicle, leave enough space so you can see the rear wheels of the car in front. This allows room to go around the vehicle if necessary, and may prevent you from being pushed into the car in front of you if you are rear-ended.
- Avoid backing whenever possible, if you must back up -use a backer, if available, if not available – GET OUT AND LOOK (GOAL).

Accident Procedures

- 1. In an attempt to minimize the results of an accident, the driver must prevent further damages or injuries and obtain all pertinent information and report it accurately.
 - Call for medical aid if necessary.
 - Call the police. All accidents, regardless of severity, must be reported to the nearest law enforcement authority
 - Record names and addresses of driver, witnesses, and occupants of the other vehicles and any medical personnel who may arrive at the scene.
 - Complete the County Vehicle Accident Packet located in the glove box.
 Pertinent information to obtain includes: license number of other drivers; insurance company names and policy numbers of other vehicles; make, model, and year of other vehicles; date and time of accident; and overall road and weather conditions.
- 2. Do not discuss the accident with anyone at the scene except the police. Do not accept any responsibility for the accident. Don't argue with anyone.
- 3. Provide the other party with your name, address, driver's license number, and County insurance card information.
- 4. Immediately report the accident to your supervisor. Provide a copy of the accident report and/or your written description of the accident ASAP.
- 5. There will be a formal accident review conducted on each accident to determine cause and how the accident could have been prevented.

CHAPTER 4

Return to Work Program

Transitional Duty Return-to-Work Program

1.0 Policy Statement

An important part of a return-to-work program is to identify possible alternate jobs, which are medically authorized, for an injured employee to perform. It may be referred to as: Modified duty, Alternate Duty, Light Duty, Restricted duty, or Transitional Duty. These terms are used synonymously and refer to duty that is intended to be time-limited, temporary, productive and meaningful. The most common scenario this applies to is for temporary, light duty job restrictions.

2.0 Purpose

The intent is to return injured/ill employees to suitable employment as soon as medically possible.

3.0 Eligibility

Eligible employees are those who sustain an injury or illness while pperforming their regular job duties. As a result, they have temporary restrictions or limitations provided by the Authorized Treating Physician. The physician must provide a clear and complete written description of the restrictions.

4.0 Participation

If an appropriate transitional work assignment is identified, participation is mandatory for the duration of the work restrictions, the availability of the assignment or the maximum amount of time allowable in the program. The employee will receive a written offer of available modified/transitional duty or alternate work. Once the offer is extended, the employee must respond or appear at the designated work site within 72 hours. Failure to accept a physician-approved transitional work assignment may result in the loss of Workers' Ccompensation indemnity benefits.

5.0 Duration

Transitional work assignments such as modified duty or alternate work are limited and should normally not exceed 90 days or the amount of time that the doctor determines is medically necessary, whichever occurs f first. The length of a transitional work assignment, however, mmay be shorter if the restrictions can no longer be accommodated.

Transitional work assignments end in 90 days or when the doctor determines that it is no longer necessary or appropriate due to the employee's recovery, medical condition, or release to return to work full duty. The employee no longer qualifies for the program if their medical condition becomes "permanent", or they are released to regular duties without restrictions or have been participating in the program for the maximum of 90-days, whichever occurs first.

6.0 Communication

All employees will be informed of the commitment to this Return-to-Work program. Information about this program will also be presented to new hires during the orientation process.

7.0 Responsibilities

Injured or ill employees shall:

- 1. Report the injury/illness to supervisor immediately and get medical treatment as directed.
- 2. Obtain a work status report from an approved panel physician and give to the supervisor after each medical appointment.
- 3. If recommended by a physician, participate in transitional work assignments when available. Non-cooperation or non-compliance may affect other disability benefits.
- 4. Comply with all county policies and procedures, with the exception of approved time-off for medical or Workers' Compensation related appointments.

Supervisors/Managers shall:

- 1. Upon knowledge of a serious injury/illness requiring medical attention, direct employee to medical treatment.
- 2. Obtain the Workers' Compensation Packet from the County Intranet site under *People Resources Common Forms*, and the PRC website (Workplace Safety Program).
- 3. Obtain a valid work status report, which indicates that an employee can return to work with or without restrictions.
- 4. If work restrictions are indicated by the physician, ccoordinate with the Human Resources Manager to identify an appropriate transitional work assignment (if available) in a timely manner
- 5. Maintain communication n with the injured/ill employee throughout the recovery period.
- 6. Obtain work status sum maries from the employee each time he/she goes to the physician and forward a cop y to the Workers' Compensation claims adjuster.
- 7. Encourage employees to schedule medical appointments and/or physical therapy appointments before or after work hours. If they are unable to do so, allow them time to seek the necessary treatment in order to recover.
- 8. Obtain a Medical work release to return to work before returning the employee to their regular job.

8.0 Administrative Guidelines

Hours Worked: Hours of work may not exceed the number prescribed by the physician. They may not exceed the number of hours the employee worked, on average, prior to the injury. In any event, the total hours' may not exceed eight (8) hours a day or forty (40) hours a week. Overtime is not allowed.

Compensation: The employee will not qualify for Workers' Compensation disability payments if they are provided with a transitional work assignment that is offered for the same number of hours worked and same hourly wage. If the employee is offered work and the hourly wage less than what was received at time of injury, the injured employee will be entitled to supplemental Workers' Compensation disability payments. The current leave policies and employee benefit program will remain in place while the employee is in the transitional work assignment.

Nothing in this Policy entitles an employee to a transitional work assignment. Transitional Duty/Light work assignments are temporary and are not permanent. Assignment of transitional work does not create an entitlement to the position to which the employee is assigned.

Transitional/Light Duty Job Description Template

Position:	
Location:	
Supervisor:	
	ns are unbudgeted and temporary in nature. Injured employees, eligible for Worker's rm modified duty assignments within the weight and/or physical limitations prescribed iod of time.
Examples/Responsibilities	
(INSERT SPECIFIC RESP ON S	SIBILIITIES HERE)
attached, is made a part of this lithis light duty job description will Time Limit The Transitional Duty job d description at the description of the description of the People Rescription of the People	a medical release for light duty work. The Physician's Return-to-Work Evaluation, ght duty job description and is to be strictly followed. Failure to follow any portion of be considered a violation of work rules and m ay result in disciplinary action. ription is effective until the employee's next visit to the physician. It m may be ne physician's report; however, extensions m ay not exceed ninety (90) days without burces Manager. Upon expiration of the time limit, the employee must have a medical ar duties. I have read and understand the terms and conditions of this Transitional Duty Job
Description.	
Date:	Employee:
Date:	Supervisor:
Date:	Human Resources:

CHAPTER 5

Cherokee County Workers' Compensation Program

CHEROKEE COUNTY BOC



Workers' Compensation Accident Report Packet



Cherokee County Board of Commissioners People Resources Department

1130 Bluffs Parkway – Canton, GA 30114 Phone: 678-493-6019 ~ Fax: 678-493-6017

Dear Employee:

Attached are County forms which provide information and guidance for employees' sustaining a Workers' Compensation injury. This packet is divided into sections for use by the employee/supervisor and it has a resource section containing additional forms which may be needed in some cases.

We want to ensure that employees are provided timely, efficient medical treatment from one of the Doctors on our Panel of Physicians or the Emergency Room if needed. Employees are required to immediately notify their supervisor of any on the job injury. The goal of Workers' Compensation is to provide appropriate medical care and return the employee to work as soon as medically possible.

If you have any questions, please contact me: 678-493-6019 or cell ~770-547-9293.

Best Regards,

Robert Alford
People Resources Manager

PART 1

Employee Section



CHEROKEE COUNTY WORKERS' COMPENSATION GUIDE

INSTRUCTIONS FOR THE INJURED EMPLOYEE

IF INJURY IS LIFE THREATENING ~ CONTACT 911 IMMEDIATELY!

What to do if I am injured on the job, need medical treatment, and can reach my supervisor:

- Immediately report the accident to your supervisor
- If injury is not life threatening the following Workers' Comp forms need to be completed:
 - 1. Cherokee County Accident Investigation Report form
 - 2. Witness(es) complete and sign witness statement ~ If applicable ~ Part #3
 - 3. Sign form WC 107 for Release of Medical Information
 - 4. If Rx is needed, please use OPTUM for "First Fill Rx"
 - 5. Sign the Receipt of Notice of WC "Panel of Physicians" ~ <u>Circle selected</u> *Provider*
 - 6. Keep the **Employee** Copy
 - 7. Complete Exposure Incident Investigation Form ~ If applicable
 - 8. If Dental injury ~ see Dental information sheet ~ Part #3
 - 9. Drug test (10 Panel) is required anytime employee requires medical treatment

I am injured on the job (not life threatening) and need medical treatment and cannot reach my supervisor:

- If supervisor is not available ∼ choose a provider from the WC "Panel of Physicians" and seek medical attention
- As soon as possible-contact your supervisor or designated department representative to complete the forms listed below

I am injured on the job and do not need medical treatment:

- Immediately notify your supervisor
- Complete the Cherokee County Accident Investigation Report form
- Witnesses complete and sign witness statement ~ If applicable ~ Part #3

DOT EMPLOYEES ~ (If 5 Panel Drug Test required) REPORT FOR ALCOHOL AND DRUG TESTING TO:

Optimal Health 1030 Marietta Rd, Canton, GA 30114 ~ Phone: 770-720-8668

* After hours ~ use Northside Cherokee Hospital

Questions may be addressed to: Robert Alford, People Resources Manager ~Office: 678-493-6019 Cell: 770-547-9293 ~ Fax: 678-493-6017~ Email: ralford@cherokeega.com

This notice must be posted in a conspicuous place readily accessible to the employee at all times.

OFFICIAL NOTICE

This business operates under the Georgia Workers' Compensation Law

WORKERS MUST REPORT ALL ACCIDENTS IMMEDIATELY TO THE EMPLOYER BY ADVISING THE EMPLOYER PERSONALLY, AN AGENT, REPRESENTATIVE, BOSS, SUPERVISOR, OR FOREMAN.

If a worker is injured at work, the employer shall pay medical and rehabilitation expenses within the limits of the law. In some cases the employer will also pay a part of the worker's lost wages.

Work injuries and occupational diseases should be reported in writing whenever possible. The worker may lose the right to receive compensation if an accident is not reported within 30 days.

The employer will supply free of charge, upon request, a form for reporting accidents and will also furnish, free of charge, information about workers' compensation. The employer will also furnish to the employee, upon request, copies of board forms on file with the employer pertaining to an employee's claim.

A worker injured on the job must select a doctor from the list below. The minimum panel shall consist of at least six physicians, including an orthopedic surgeon with no more than two physicians from industrial clinics. Further, this panel shall include one minority physician, whenever feasible (see Rule 201 for definition of minority physician). The Board may grant exceptions to the required size of the panel where it is demonstrated that more than four physicians are not reasonably accessible. One change of doctor, from the list, may be made without permission. Further changes require the permission of the employer or the State Board of Workers' Compensation.

State Board of Workers' Compensation

270 Peachtree Street, N.W. Atlanta, Georgia 30303-1299 404-656-3818 or 1-800-533-0682 http://www.ganet.org.sbwc/

PROVIDER LISTINGS

WORKERS' COMPENSATION ONLY

ORTHOPEDIC SURGEON

CLINIC

720 Transit Ave Ste 101

CLINIC

Northside Family Medicine & Urgent Care

PRIMARY CARE PHYSICIAN

Cherri Barton MD; Carlos Garcia MD

Woodstock, GA 30189

678-494-2500

Wellstar Med Group & Urgent Care

120 Stone Bridge Pkwy Ste 310

Peachtree Immediate Care

Canton, GA 30114

770 720-7000

684 Sixes RD. Suite 125

Holly Springs, GA 30115

678-426-5450

Peachtree Orthopedic Clinic Dr. Michael Bernot 2045 Peachtree RD. NE Ste 700 Atlanta, GA 30309 404-355-0743

OPTHALMOLOGIST

Marietta Eye Clinic 100 Old Ball Ground Hwy Canton, GA 30114 770-479-2195

ORTHOPEDIC SURGEO N

Resurgens Orthopedics Dr. Michele Perez 2230 Towne Lake Pkwy Bldg#300 Suite #100 Woodstock, GA 30189 770-592-4424 Be Advised the Panel may be updated from time to time. The current Panel will always be listed on the PRC Website-Workplace safety Tab.

PRIMARY CARE PHYSICIAN

Prestige Medical Group 684 Sixes Rd Ste 105 Holly Springs, GA 30115 678-494-9669

ORTHOPEDIC SURGEON

NSide Cherokee Orthopedics Dr. Steven Rodes 684 Sixes Rd. Ste 130 Holly Springs, GA 30115 770-517-6636

REHABILITATION

Physicians Spine & Rehab 5730 Glenridge Dr. Ste 100 Sandy Springs, GA 30328 404-816-3000

Additional doctors may be added on a separate sheet)

The insurance company providing coverage for this business under the Workers Compensation Law is: York Risk Group Service P.O Box 183188 Columbus,OH 43218

|--|

IF YOU HAVE QUESTIONS PLEASE CONTACT THE STATE BOARD OF WORKERS' COMPENSATION AT 404-656-3818 OR 1-800-533-0682 OR VISIT http://www.sbwc.georgia.gov Willfully making a false statement for the purpose of obtaining or denying benefits is a crime subject to penalties of up to \$10,000.00 per violation (O.C.G.A. §34-9-18 and §34-9-19).

OPTUM Medical Pharmacy Program - To contact your local OPTUM Medical Pharmacy, please call (800) 547-3330.

Notify your immediate supervisor of your injury. If you feel that you need medical attention, you may choose one of the providers listed above. Please call the provider to confirm the address information and to schedule an appointment for faster service. Many clinics are open extended hours for your convenience. For Urgent Care needs after clinic hours, you may proceed to the nearest hospital. Patients will be seen on a medical priority basis. In emergency situations you may immediately seek treatment from the nearest qualified facility or provider. If you need an alternative to the providers listed above, call 1-877-366-9413. Cherokee County utilizes York Risk Group contracted providers. The above is not a complete list of healthcare providers with York Risk. If your situation is a medical emergency requiring immediate attention, dial 911 or proceed to the nearest hospital which provides emergency services. Use of this network does not confirm or verify compensability under the Georgia Workers' Compensation Act, which is determined by the claims administrator.

My signature acknowledges that I have been given a copy of the panel of physicians for Workers' Compensation injuries for the Cherokee County Board of Commissioners and have been notified that I may choose any provider from this list.

Name	Date
	

OFFICIAL NOTICE

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270 Peachtree Street, N.W. Atlanta, Georgia 30303-1299 404-656-3818 or 1-800-533-0682 http://www.ganet.org.sbwc/

PROVIDER LISTINGS

WORKERS' COMPENSATION ONLY

CLINIC

Peachtree Immediate Care 720 Transit Ave Ste 101 Canton, GA 30114 770 720-7000

CLINIC

Northside Family Medicine & Urgent Care 684 Sixes RD. Suite 125 Holly Springs, GA 30115 678-426-5450

PRIMARY CARE PHYSICIAN

Wellstar Med Group & Urgent Care Cherri Barton MD; Carlos Garcia MD 120 Stone Bridge Pkwy Ste 310 Woodstock, GA 30189 678-494-2500

ORTHOPEDIC SURGEON

Peachtree Orthopedic Clinic Dr. Michael Bernot 2045 Peachtree RD. NE Ste 700 Atlanta, GA 30309 404-355-0743

OPTHOMALMOGIST

Marietta Eye Clinic 100 Old Ball Ground Hwy Canton, GA 30114 770-479-2195

ORTHOPEDIC SURGEO N

Resurgens Orthopedics Dr. Michele Perez 2230 Towne Lake Pkwy Bldg# 300 Suite #100, Woodstock, GA 30189 770 592-4424 Be Advised the Panel may be updated from time to time.
The current Panel will always be listed on the PRC Website- Workplace safety

Tab

PRIMARY CARE PHYSICIAN

Prestige Medical Group 684 Sixes Rd Ste 105 Holly Springs, GA 30115 678-494-9669

ORTHOPEDIC SURGEON

NSide Cherokee Orthopedics Dr. Steven Rodes 684 Sixes Rd. Ste 130 Holly Springs, GA 30115 770-517-6636

REHABILITATION

Physicians Spine & Rehab 5730 Glenridge Dr. Ste 100 Sandy Springs, GA 30328 404-816-3000

Additional doctors may be added on a separate sheet)

The insurance company providing coverage for this business under the Workers Compensation Law is: York Risk Service Group PO Box 183188 Columbus OH 43218

Name: Cherokee County Board of Commissioners

Address: 1130 Bluffs Parkway
Canton, GA 30114

Radius: 31.9 mile(s)
Generated:1/2/2018

IF YOU HAVE QUESTIONS PLEASE CONTACT THE STATE BOARD OF WORKERS' COMPENSATION AT 404-656-3818 OR 1-800-533-0682 OR VISIT http://www.sbwc.georgia.gov
Willfully making a false statement for the purpose of obtaining or denying benefits is a crime subject to penalties of up to \$10,000.00 per violation (O.C.G.A. §34-9-18 and §34-9-19).

OPTUM Medical Pharmacy Program - To contact your local OPTUM Medical Pharmacy, please call (800) 547-3330.

Notify your immediate supervisor of your injury. If you feel that you need medical attention, you may choose one of the providers listed above. Please call the provider to confirm the address information and to schedule an appointment for faster service. Many clinics are open extended hours for your convenience. For Urgent Care needs after clinic hours, you may proceed to the nearest hospital. Patients will be seen on a medical priority basis. In emergency situations you may immediately seek treatment from the nearest qualified facility or provider. If you need an alternative to the providers listed above, call 1-877-366-9413. Cherokee County utilizes York Risk Group contracted providers. The above is not a complete list of healthcare providers with York Risk. If your situation is a medical emergency requiring immediate attention, dial 911 or proceed to the nearest hospital which provides emergency services. Use of this network does not confirm or verify compensability under the Georgia Workers' Compensation Act, which is determined by the claims administrator.

EMPLOYEE COPY

GEORGIA STATE BOARD OF WORKERS' COMPENSATION

BILL OF RIGHTS FOR THE INJURED WORKER

As required by law, O.C.G.A. §34-9-81.1, this is a summary of your rights and responsibilities. The Workers' Compensation Law provides you, as a worker in the State of Georgia, with certain rights and responsibilities should you be injured on the job. The Workers' Compensation Law provides you coverage for a work-related injury even if an injury occurs on the first day on the job. In addition to rights, you also have certain responsibilities. Your rights and responsibilities are described below.

Employee's Rights

- If you are injured on the job, you may receive medical rehabilitation and income benefits. These benefits are provided to help you return to work. Your dependents may also receive benefits if you die as a result of a job-related injury.
- injury.

 2. Your employer is required to post a list of at least six doctors or the name of the certified WC/MCO that provides medical care, unless the Board has granted an exception. You may choose a doctor from the list and make one change to another doctor on the list without the permission of your employer. However, in an emergency, you may get temporary medical care from any doctor until the emergency is over, then you must get treatment from a doctor on the posted list.
- Your authorized doctor bills, hospital bills, rehabilitation in some cases, physical therapy, prescriptions, and necessary travel expenses will be paid if injury was caused by an accident on the job.
- 4. You are entitled to weekly income benefits if you have more than seven days of lost time due to an injury. Your first check should be mailed to you within 21 days after the first day you missed work. If you are out more than 21 consecutive days due to your injury, you will be paid for the first week.
- 5. Accidents are classified as being either catastrophic or non-catastrophic. Catastrophic injuries are those involving amputations, severe paralysis, severe head injuries, severe burns, blindness, or of a nature and severity that prevents the employee from being able to perform his or her prior work and any work available in substantial numbers within the national economy. In catastrophic cases, you are entitled to receive two-thirds of your average weekly wage but not more than \$575 per week for a job-related injury for as long as you are unable to return to work. You also are entitled to receive medical and vocational rehabilitation benefits to help in recovering from your injury. If you need help in this area call the State Board of Workers' Compensation at (404) 656-3818.
- 6. In all other cases (non-catastrophic), you are entitled to receive two-thirds of your average weekly wage but not more than \$575 per week for a job related injury. You will receive these weekly benefits as long as you are totally disabled, but no longer than 400 weeks. If you are not working and it is determined that you have been capable of performing work with restrictions for 52 consecutive weeks or 78 aggregate weeks, your weekly income benefits will be reduced to two-thirds of your average weekly wage but no more the \$383 per week, not to exceed 350 weeks.
- When you are able to return to work, but can only get a lower paying job as a result of your injury, you are entitled to a weekly benefit of not more than \$383 per week for no longer than 350 weeks.
- 8. Your dependent(s), in the event you die as a result of an on-the-job accident, will receive burial expenses up to \$7,500 and two-thirds of your average weekly wage, but not more than \$575 per week. A widowed spouse with no children will be paid a maximum of \$230,000. Benefits continue until he/she remarries or openly cohabits with a person of the opposite sex.
- If you do not receive benefits when due, the insurance carrier/employer must pay a penalty, which will be added to your payments.

Employee's Responsibilities

- You should follow written rules of safety and other reasonable policies and procedures of the employer
- You must report any accident immediately, but not later than 30 days after the accident, to your employer, your employer's representative, your foreman or immediate supervisor. Failure to do so may result in the loss of your benefits.
- 3. An employee has a continuing obligation to cooperate with medical providers in the course of their treatment for work related injuries. You must accept reasonable medical treatment and rehabilitation services when ordered by the State Board of Workers' Compensation or the Board may suspend your benefits.
- No compensation shall be allowed for an injury or death due to the employee's willful misconduct.
- 5. You must notify the insurance carrier/employer of your address when you move to a new location. You should notify the insurance carrier/employer when you are able to return to full-time or part-time work and report the amount of your weekly earnings because you may be entitled to some income benefits even though you have returned to work.
- returned to work.

 6. A dependent spouse of a deceased employee shall notify the insurance carrier/employer upon change of address or remarriage.
- You must attempt a job approved by the authorized treating physician even if the pay is lower than the job you had when your were injured. If you do not attempt the job, your benefits may be suspended.
- benefits may be suspended.

 8. If you believe you are due benefits and your insurance carrier/employer denies these benefits, you must file a claim within one year after the date of last authorized medical treatment or within two years of your last payment of weekly benefits or you will lose your right to these benefits.
- If your dependent(s) do not receive allowable benefit payments, the dependent(s) must file a daim with the State Board of Workers' Compensation within one year after your death or lose the right to these benefits.
- 10. Any request for reimbursement to you for mileage or other expenses related to medical care must be submitted to the insurance carrier/employer within one year of the date the expense was incurred.
- 11. If an employee unjustifiably refuses to submit to a drug test following an on-the-job injury, there shall be a presumption that the accident and injury were caused by alcohol or drugs. If the presumption is not overcome by other evidence, any claim for workers' compensation benefits would be denied.
- 12. You shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than \$10,000.00 or imprisonment, up to 12 months, or both, for making false or misleading statements when daiming benefits. Also, any false statements or false evidence given under oath during the course of any administrative or appellate division hearing is perjury.

The State Board of Workers' Compensation will provide you with information regarding how to file a claim and will answer any other questions regarding your rights under the law. If you are calling in the Atlanta area the telephone number is (404) 656-3818, outside the metro Atlanta area call 1-800-533-0682, or write the State Board of Workers' Compensation at: 270 Peachtree Street, N.W., Atlanta, Georgia 30303-1299 or visit our website: http://www.sbwc.georgia.gov. A lawyer is not needed to file a claim with the Board; however, if you think you need a lawyer and do not have your own personal lawyer, you may contact the Lawyer Referral Service at (404) 521-0777- or 1-800 237-2629.

IF YOU HAVE QUESTIONS PLEASE CONTACT THE STATE BOARD OF WORKERS' COMPENSATION AT 404-656-3818 OR 1-800-533-0682 OR VISIT http://www.sbwc.georgia.gov

Willfully making a false statement for the purpose of obtaining or denying benefits is a crime subject to penalties of up to \$10,000.00 per violation (O.C.G.A. §34-9-18 and §34-9-19).

WC-207 AUTHORIZATION AND CONSENT TO RELEASE MEDICAL INFORMATION

GEORGIA STATE BOARD OF WORKERS' COMPENSATION

AUTHORIZATION AND CONSENT TO RELEASE MEDICAL INFORMATION

Instructions: This form shall not be filed with the Board, unless otherwise requested

TO: TREAT	TREATING PHYSICIAN RE: Employee / Patient						
Print Name and Title			Last Name		First Name		M.I.
Address			SSN	Date	of Injury	Birthdate	
City	State	Zip Code					

This document authorizes the release of only the medical information as provided below. The above-stated entity, facility or medical practitioner is authorized to release medical information to

CHEROKEE COUNTY BOARD OF COMMISSIONERS AND YORK RISK SERVICES GROUP

in accordance with applicable State and Federal laws.

The information covered by this Authorization and Consent to Release is that authorized by O.C.G.A. §34-9-207 which reads as follows:

- (a) When an employee has submitted a claim for workers' compensation benefits or is receiving payment of weekly income benefits or the employer has paid any medical expenses, that employee shall be deemed to have waived any privilege or confidentiality concerning any communications related to the claim or history or treatment of injury arising from the incident that the employee has had with any physician, including, but not limited to, communications with psychiatrists or psychologist. This waiver shall apply to the employee's medical history with respect to any condition or complaint reasonably related to the condition for which such employee claims compensation. Notwithstanding any other provision of law to the contrary, when requested by the employer, any physician who has examined, treated, or tested the employee or consulted about the employee shall provide within a reasonable time and for a reasonable charge all information and records related to an examination, treatment, testing, or consultation concerning the employee.
- (b) When an employee has submitted a claim for workers' compensation benefits or is receiving payment of weekly income benefits or the employer has paid any medical expenses, the employee, upon request, shall provide the employer with a signed release for medical records and information related to the claim or history or treatment of injury arising from the incident, including information related to the treatment for any mental condition or drug or alcohol abuse and to such employee's medical history with respect to any condition or complaint reasonably related to the condition for which such employee claims compensation. Said release shall designate the provider to whom the release is directed. If a hearing is pending, any release shall expire on the date of the hearing.
- (c) If the employee refuses to provide a signed release for medical information as required by this Code section and, in the opinion of the Board, the refusal was not justified under the terms of this Code section, then such employee shall not be entitled to any compensation at any time during the continuance of such refusal or to a hearing on the issues of compensability arising from the claim.

Federal regulations (42 CFR Part 2), and the Health Insurance Portability and Accountability Act (HIPAA) of 1996 45 CFR 164.512(1) which reads as follows: "The 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 illnesses or injury without regard to fault." Anyone who receives information under this authorization receives the same under all limitations set forth in Federal and State law regarding further dissemination of such information.

This release shall expire in 180 days or upon written notice of revocation by the patient. If a hearing is pending, this release shall remain in effect until the hearing and shall expire on the date the hearing is held.

Employee / Patient Signature	Date
	I

IF YOU HAVE QUESTIONS PLEASE CONTACT THE STATE BOARD OF WORKERS' COMPENSATION AT 404-656-3818 OR 1-800-533-0682 OR VISIT http://www.sbwc.georgia.gov

WILLFULLY MAKING A FALSE STATEMENT FOR THE PURPOSE OF OBTAINING OR DENYING BENEFITS IS A CRIME SUBJECT TO PENALTIES OF UP TO \$10,000.00 PER VIOLATION (O.C.G.A. §34-9-18 AND §34-9-19).

PART 2

Supervisor Section



CHEROKEE COUNTY WORKERS' COMPENSATION GUIDE

INSTRUCTIONS FOR SUPERVISOR OF THE INJURED EMPLOYEE

Employee is injured on the job and needs medical treatment:

IF INJURY IS LIFE THREATENING ~ CONTACT 911 IMMEDIATELY!

- If injury is not life threatening complete the following forms:
 - 1. Cherokee County Accident Investigation Report Form
 - 2. Witnesses complete the witness statement ~ If applicable ~ Part #3
 - 3. Have employee sign WC 107 Release of Medical Information
 - 4. If Rx is needed, please use OPTUM Access card for "First Fill Rx"
 - 5. Have employee sign receipt of the WC "Panel of Physicians" ~ give them a copy
 - 6. Complete Exposure Incident Report Form ~ if applicable ~ Part #3
 - 7. Complete top section of York Risk Physician's Report/Pharmacy Guide, give to employee to take to Medical Provider ~ If employee needs a Rx filled ~ bottom of form has information for OPTUM Medical Pharmacy Network ~ take to any Pharmacy
 - 8. Complete Cherokee County Workers' Compensation Authorization for Treatment form for employee to give to Medical Provider
 - 9. Drug test (10 Panel) is required anytime employee requires medical treatment

Employee is injured on the job and does not need medical treatment:

- Complete the Accident Investigation Report form
- Witnesses complete the witness statement ~ if applicable ~ Part #3
- Drug test (10 Panel) is required if there is damage to County property or a motor vehicle accident

DOT EMPLOYEES ~ (If 5 Panel Drug Test required) REPORT FOR ALCOHOL AND DRUG TESTING TO:

Optimal Health 1030 Marietta Rd, Canton, GA 30114 ~ Phone: 770-720-8668

* After hours ~ use Northside Cherokee Hospital

Questions may be addressed to: Robert Alford, Human Resources Manager

~ Office: 678-493-6019 Cell: 770-547-9293 ~ Fax: 678-493-6017~ Email: ralford@cherokeega.com

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Cherokee County Accident Investigation Report

Employee Name:	Employer's Premis	ses: Yes 🔲 lo 📗	Date of Accident or illness:
	Off site:	Yes No	
Job Title:	Location of Accider	nt:	Time of Accident
			ПАМ РМ П
Department:	Date Reported:		Has employee performed this
			job before?
Was any county property/equipment damag	ed? Yes No No		Yes □ No Job being performed
was any county property/equipment damag	ed: lesNo		30b being performed
Property/Equipment Damaged: What was employee doing when injury/illnes	ss occurred?		
what was employee doing when injury/iiines	oo oodanda.		
Describe in detail how accident occurred?			
Part of body affected/injured? (be specific):			
Nature of injury/illness (be specific):			
PLEASE INDICATE IF ANY OF THE FO Unsafe Act(s)	LLOWING CONTRIBUTED To Lack of Experience		LLNESS Defective Tools/Equipment
Employee Training Insufficient Maintenance			mproper Procedures
	Improper Lifting Poor Housekeeping		mproper PPE or PPE not used
Unsafe Conditions Violation of Safety Rules	Other:		
violation of Safety Rules	Otrier.		
RECOMMENDED CORRECTIVE ACTION	<u>ON</u> :		
Was Post-Accident Drug Test administer	ed? Yes No Name	of Hospital/Urgent Ca	are Facility:
If YES ~Location:		_	
		_	
Employee Signature:		Date:	
Supervisor Signature:		Date:	
		Date:	
Person Completing Report:		Date	

CHEROKEE COUNTY WORKERS' COMPENSATION AUTHORIZATION FOR TREATMENT



Employer: CHEROKEE COUNTY BOARD OF COMMISSIONERS

Employee Name:		
Department:	Date of Injury:	
Drug Testing Required: Yes	Type of Test:	10 Panel (non DOT) 5 Panel (DOT only)
Employer Authorization for Trea	atment:	
 Name (print)	Title:	·
 Signature	 Date	Title
Employer Contact Information:	Robert Alford – Email: <u>ralfo</u> r	rd@cherokeega.com
Employer contact mioriaction:	People Resources Manage Cherokee County BOC 1130 Bluffs Parkway Canton, GA 30114	r
Workers' Compensation Billing In	Office: 678-493-6019 ~ Cel Fax: 678-493-6017 formation:	II 770-547-9293
	York Risk Services Group	
	P.0 Box 183188	
	Columbus, OH 43218	
	1-877-366-9413	

*PLEASE GIVE TO MEDICAL PROVIDER

Local Adjuster ~667-260-5054



Physician's Report / Pharmacy Guide

MAILING ADDRESS: P.O. Box 13188 Columbus, OH 43218 877-366-9413 www.yorkrsg.com

EMPLOYER: Please complete the top section and give to the injured employee to take to his or her authorized treating physician. If you already have transitional duty job descriptions available, please attach a copy for the treating physician's review.

Name of Employee/Patient: Last:	F	irst:			
Date of Injury:					
Name of Employer / Company:					
Employer Signature:	pployer Signature: Name of Doctor Chosen:				
EMPLOYEE: Please take this form with you to an a section and return this immediately to your employer any prescriptions filled as prescribed by your authori	r. The bottom section is for you to	show the pharmacist should you need to have			
AUTHORIZED PHYSICIAN, PLEASE COMPLET	ΓΕ				
Diagnosis: A post accident drug test has been completed on		1			
	_	k one)			
In accordance with this patient's physical capability,	11.				
May resume work immediately with noMay resume work immediately with the					
Light work (lifting less than 2 Medium work (lifting less than Heavy work (lifting less than Normal shift Limited hours per day: 2	an 50 pounds)				
Repetitive Motion Restrictions (specifi	c to hand/arm injuries):				
Frequency	Left Right Both]			
No Use Occasional <33% of time		-			
Frequent 34-66% of time		1			
Regular 67-100% of time]			
Patient may return to work at full duty	on (date):				
Patient has a return appointment on (da	ıte):	at (time)			
Please indicate any referrals that are required:					
Physician's Signature	Date	Physician's Name (type or print)			
Contact York Risk's Claim I	Department at 877-366-9413 for auth	orization for the referral.			
		(000) 545 0000			

PHARMACIST: Process all prescriptions through Optum for this patient. Contact Optum at (800) 547-3330 to establish eligibility.

DO NOT CHARGE THE PATIENT FOR THE PRESCRIPTION

Walgreens	Leader Drug Stores	King Soopers	Food Lion	Pamida Pharmacy	Medicine Chest Pharmacies Ross Park Pharmacy Northeast Pharmacy Services Brookshire Brothers Food & Pharmacy	
CVS	K-Mart	Medicap Pharmacies	Dillon Pharmacies	Wegmans		
Rite Aid	Ahold	Fred's Pharmacy	Life Check	Kinney Drugs		
Wal-Mart	The Medicine Shoppe	Brookshire's	United Supermarkets	Bioscrip		
Giant Eagle Pharmacies	Family Care	Albertsons/Sav-On	Smith's Pharmacy	Spartan Stores		
Kroger	Long's Drug Stores	Raley's	The Vons Companies	U Save Pharmacy		
Meijer	Bashas	Hannaford Brothers	Sav-Mor Drug Stores	Randall's Food & Drug		
Costco	Harris Teeter	Hy-Vee	Pavilion Plaza Pharmacy	Foodarama Supermarkets		
Publix Super Markets	Kerr Drug	Ingles Markets	Kash N' Karry	Unity Pharmacies	Discos and 000 547 0000 for a deletional model and an element	
Albertsons	Winn-Dixie Stores	Aurora Pharmacy	Supervalu	City Market	Please call 800.547.3330 for additional participating pharmacies.	
Farm Fresh	Major Value	True Care	Perlmart	Thrifty White	pnarmacies.	
Access Health	RxPride	Save Mart Supermarkets	JH Harvey	Super D Drugs	Tom Thumb Randall's Food & Drug	
Target	Safeway Pharmacies	Shopko Stores	Bi-Lo Pharmacy	K-VAT-T Food Stores	Pharmacy Express	





Optum PO Box 152539 Tampa, FL 33684-2539

MAKING IT EASY...

TO GET WORKERS' COMPENSATION PRESCRIPTIONS FILLED.

Optum has been chosen to manage your workers' compensation pharmacy benefits for your employer or their insurer. Below is your First Fill card that will allow you to receive your injury-related prescriptions at your local pharmacy. Please fill out the card based on the instructions below.

Injured Employee:



If you need a prescription filled for a work-related injury or illness, go to an Optum Tmesys® network pharmacy. Give this temporary card to the pharmacist. The pharmacist will fill your prescription at low or no cost to you.



If your workers' compensation claim is accepted, you will receive a more permanent pharmacy card in the mail. Please use that card for other work-related injury or illness prescriptions.



Most pharmacies, including Walgreens, our preferred provider, and all major chains, are included in the network. To find a network pharmacy call 1-888-764-1284 or visit tmesys.com.

Questions? Need Help?



1-888-764-1284

△ OPTUM	YORK	
WORKERS' COMPENSATION	N PRESCRIPTION DRUG PROGRAM	
York Risk Services Group		
CARRIER/TPA	EMPLOYER	
INJURED WORKER NAME		
Please provide directly to Pharmac	cist	
SOCIAL SECURITY NUMBER	DATE OF INJURY (YYMMDD)	
DISTRIBUTED BY (SIGNATURE)	DATE	
Notice to Cardholder: Present this card	to the pharmacy to receive medication for	
your work-related injury. To locate a p	harmacy: tmesys.com	

Tmesy	s is the designated	PBM for this p	atient.	
	Tmesy	s Pharr	nac	y Help Desk
		1-888-7		•
	0	NDC		Envoy
	RxBIN	004261	or	002538
	RxPCN	CAL	or	Envoy Acct. #
	GROUP	YORKFF		

NOTE: This First Fill card is only valid for your workers' compensation injury or illness.



Employer:

Immediately upon receiving notice of injury, fill in the information above and give this form to the employee.

The following entities comprise the Optum Workers Compensation and Auto No Fault division: PMSI, LLC, dba Optum Workers Compensation Services of Florida; Progressive Medical, LLC, dba Optum Workers Compensation Services of Georgia; Healthcare Solutions, Inc., dba Optum Healthcare Solutions of Georgia; Settlement Solutions, LLC, dba Optum Settlement Solutions, Procura Management, Inc., dba Optum Managed Care Services; Modern Medical, dba Optum Workers Compensation Medical Services, collectively and individually referred as "Optum."



IMP14-1614-204-YORKFF

PART 3 Resource Information

ACCIDENT WITNESS STATEMENT

TO BE COMPLETED BY THE WITNESS ONLY! Injured Employees Name: _____ Witness Name: _____ Department: _____ Date of Accident: _____ Location: _____ **Describe fully how accident occurred: Describe Injury Sustained (be specific):** Recommendations on how to prevent this accident from occurring? The above is factual to the best of my knowledge: Name (Print) Date

Signature

EXPOSURE INCIDENT INVESTIGATION REPORT



Name of Employee: _				
_	(Last)		(First)	
Department:				
Date of Incident:	_/	Time of Incident::	AM P M	I
Location of Incident:				
Source of Exposure:	Blood Borne	_Skin Contact	Airborne	Other
Circumstances (work	being performed, etc.)):		
Cause of Incident " (a	accident, equipment ma	alfunction, etc.):		
Personal Protective E	Equipment Being Used:			
Actions Taken: (deco	ntamination, clean-up,	reporting, etc.)		
Recommendation for	Remedial Action:			
Employee Signature		Date	_	
Signature of Person Compl	leting Report		_	

INFORMATION FOR DENTAL RELATED INJURIES



If an employee suffers a job related dental injury, they may choose to see their own dentist. Please follow the procedures for Workers' Compensation medical injuries and utilize the authorization treatment form located in the Workers' Compensation packet.

BILLING INFO:

Workers' Compensation Third Party Administrator, York Risk Services Group Local Adjuster Phone 667-260-5054 Mailing address: York Risk Services Group P.O. Box 183188, Columbus, OH 43218

CLAIM NUMBER: If you do not have a claim number, ask the Dentist to contact:

Robert Alford: People Resources Manager:

Office ~ 678-493-6019 ~ C e | | ~ 770-547-9293

FAX: 678-493-6017 * Email: ralford@cherokeega.com