

Table of Contents

CHAPTER 1. INTRODUCTION

- § 1:1 Workers' compensation system—Purpose
- § 1:2 —Characteristics—Generally
- § 1:3 — —Wage loss insurance/Taxability
- § 1:4 — —Partial recovery only—"Moral Hazard" Theory
- § 1:5 —System for workers—Medical care and hospitalization
- § 1:6 — —Vocational rehabilitation
- § 1:7 — —Survivors and dependents
- § 1:8 Comparison with tort system—Generally
- § 1:9 —Social system
- § 1:10 —No payment for future wage loss
- § 1:11 —No payment for "pain and suffering"
- § 1:12 —Court supervision of claims
- § 1:13 —Quasi-judicial tribunal
- § 1:14 —Requirement of insurance
- § 1:15 —No election of remedies
- § 1:16 Comparison with the Social Security system—Generally
- § 1:17 —Workers' compensation as a private insurance obligation
- § 1:18 —Scheduled rates based on disability
- § 1:19 —Social purpose
- § 1:20 Trends—Federal position
- § 1:21 — —Occupational Safety and Health Administration (OSHA)
- § 1:22 — —Health Insurance Portability and Accountability Act (HIPAA)
- § 1:23 Comparison with Americans with Disabilities Act (ADA)—Generally
- § 1:24 Comparison with Family and Medical Leave Act (FMLA)

CHAPTER 2. HISTORY AND DEVELOPMENT

- § 2:1 Common law liability and defenses
- § 2:2 Need to change
- § 2:3 History and development of the Act of 1911—Generally
- § 2:4 Constitutionality
- § 2:5 Progressive amendments

- § 2:6 Current Wis. Stat. Ch. 102
- § 2:7 Administrative Code refinements
- § 2:8 Worker's Compensation Advisory Council
- § 2:9 Labor and Industry Review Commission
- § 2:10 —Precedent value of rulings
- § 2:11 Liberal construction
- § 2:12 Retroactivity of amendments
- § 2:13 Conflict of laws—Choice of law/successive awards
- § 2:14 Worker's Compensation Division organization

CHAPTER 3. COVERAGE OF EMPLOYMENTS

- § 3:1 Employers—In general
- § 3:2 —State and municipalities
- § 3:3 —Employer criteria
- § 3:4 —Farming
- § 3:5 —Temporary help agencies
- § 3:6 Jurisdiction over claim
- § 3:7 —Injuries occurring in Wisconsin
- § 3:8 —Injuries occurring outside Wisconsin
- § 3:9 Federal remedies—In general
- § 3:10 —Longshore and Harbor Worker's Compensation Act
- § 3:11 —Federal Employer's Liability Act
- § 3:12 —The Jones Act
- § 3:13 Native American tribal law—Gaming casinos

CHAPTER 4. INSURANCE REQUIREMENTS

- § 4:1 Compulsory coverage
- § 4:2 Self-insured status
- § 4:3 Wisconsin Insurance Security Fund
- § 4:4 Failure to insure
- § 4:5 Withdrawal from coverage
- § 4:6 Claims not insurable

CHAPTER 5. UNINSURED EMPLOYERS' FUND

- § 5:1 Uninsured Employers Fund—Generally
- § 5:2 —Claims procedure
- § 5:3 —Application and administration

CHAPTER 6. COMPENSATION RATING BUREAU

- § 6:1 Wisconsin Compensation Rating Bureau—Generally

TABLE OF CONTENTS

- § 6:2 —Statutory authority
- § 6:3 —Office of the Commissioner of Insurance (OCI)
- § 6:4 —Funding the system
- § 6:5 —Premium determination/pricing
- § 6:6 —Wisconsin pricing process
- § 6:7 —Possible retrospective adjustments to price

CHAPTER 7. EMPLOYMENT STATUS

- § 7:1 In general
- § 7:2 Test of employment relationship
- § 7:3 Independent contractors
- § 7:4 Volunteers
- § 7:5 Casual employees
- § 7:6 School work training
- § 7:7 Contractor's duty to employees of uninsured subcontractors
- § 7:8 Public employees: state, county and municipal
- § 7:9 Hazardous employment pay for state agency employees
- § 7:10 Protective employee benefits
- § 7:11 County and municipal employees
- § 7:12 Inmates and prisoners
- § 7:13 Uncompensated community service
- § 7:14 Part-time employment
- § 7:15 Emergency assistance
- § 7:16 Truckers
- § 7:17 Corporate officers
- § 7:18 Sole proprietors/partners
- § 7:19 Undocumented workers
- § 7:20 Joint/dual employment
- § 7:21 Loaned/Temporary help employees

CHAPTER 8. INJURY

- § 8:1 Injury defined
- § 8:2 Accidents—Generally
- § 8:3 —Direct causation
- § 8:4 —Causation by aggravation of pre-existing condition
- § 8:5 Particular injuries
- § 8:6 —Back
- § 8:7 —Hernia
- § 8:8 —Traumatic hearing loss
- § 8:9 —Infections/Viruses
- § 8:10 Apportionment liability for successive accidents

CHAPTER 9. OCCUPATIONAL DISEASES

- § 9:1 Occupational disease issues—Generally

- § 9:2 Occupational diseases defined
- § 9:3 Date of injury—Statutes and case law
- § 9:4 Treatment expense
- § 9:5 Causation issues
- § 9:6 —Legal standard
- § 9:7 Occupational disease—Medical standard
- § 9:8 Causation issues—Exertion/exposure
- § 9:9 —Duration requirement: “appreciable period of workplace exposure”
- § 9:10 —Dosage requirement: “material, contributory, causative factor”
- § 9:11 Liability—Successive exposures
- § 9:12 —Apportionment of occupational disease
- § 9:13 Statute of limitations/barred claims fund
- § 9:14 Orthopedic disability
- § 9:15 —Occupational backs
- § 9:16 Dermatological disability
- § 9:17 —*Wagner-Butler* permanent sensitization
- § 9:18 Cardiovascular disability
- § 9:19 Occupational heart conditions
- § 9:20 Pulmonary disability
- § 9:21 Cancer—Occupational exposure to carcinogens
- § 9:22 —Smoking defense
- § 9:23 Asbestos related disease
- § 9:24 Latex related diseases
- § 9:25 Occupational hearing loss
- § 9:26 —Calculation and measurement of hearing loss
- § 9:27 —Restrictions on filing and barred claims
- § 9:28 Recovery for non-disabling occupational exposure

CHAPTER 10. MENTAL INJURIES

- § 10:1 Mental injuries—Generally
- § 10:2 Post-traumatic mental injury (Physical-Mental)
- § 10:3 Post-traumatic mental injury—Post-Traumatic Stress Disorder diagnostic criteria
- § 10:4 —Healing plateau for mental injuries
- § 10:5 —Permanency
- § 10:6 Non-traumatic mental injury (Mental-Mental)
- § 10:7 Stress aggravating physical condition (Mental-Physical)

CHAPTER 11. INJURIES IN THE COURSE OF EMPLOYMENT

- § 11:1 Injuries in the course of employment—In general

TABLE OF CONTENTS

§ 11:2	—Liberal construction
§ 11:3	Continuing employment presumption
§ 11:4	Coming and going rule
§ 11:5	Employer premises
§ 11:6	Special hazards/“Spilled over danger”
§ 11:7	Parking lots
§ 11:8	Lunch/breaks
§ 11:9	Work at home
§ 11:10	Recreational activities
§ 11:11	Wellness programs
§ 11:12	Personal comfort
§ 11:13	Violating employer directive
§ 11:14	Private errand
§ 11:15	Deviation
§ 11:16	Horseplay
§ 11:17	Fights
§ 11:18	Intoxication
§ 11:19	Travel
§ 11:20	Employee transportation/Carpooling
§ 11:21	Special/Overtime trip
§ 11:22	Combined trips for business and pleasure
§ 11:23	Mutual benefit doctrine
§ 11:24	Rescue
§ 11:25	Collecting pay
§ 11:26	Travel to medical appointment

CHAPTER 12. INJURY ARISING OUT OF EMPLOYMENT

§ 12:1	In general
§ 12:2	Statutory criteria
§ 12:3	Positional risk doctrine
§ 12:4	Unexplained, “idiopathic,” and injuries from purely personal causes
§ 12:5	Intentionally self-inflicted injuries/Suicide
§ 12:6	“As is” rule
§ 12:7	Aggravation beyond normal progression
§ 12:8	Compensable re-injury: At work/Not at work
§ 12:9	Intervening cause
§ 12:10	Aggravation by malpractice

CHAPTER 13. EXCLUSIVITY AND THIRD PARTY CLAIMS

§ 13:1	Conditions of liability
--------	-------------------------

- § 13:2 Primary jurisdiction rule
- § 13:3 Exclusive remedy against employer
- § 13:4 —Exceptions
- § 13:5 Exclusive remedy against workers' compensation carrier
- § 13:6 Exclusive remedy against co-employees—Exceptions
- § 13:7 Medical malpractice
- § 13:8 "Contractors Over"
- § 13:9 Claims against third parties
- § 13:10 Third party distribution
- § 13:11 Settlements of third party claims

CHAPTER 14. BENEFITS—CALCULATION

- § 14:1 Calculation of rate—Average weekly wage
- § 14:2 —Full-time work
- § 14:3 —Additional items of value
- § 14:4 —Unreported wages
- § 14:5 Seasonal work
- § 14:6 Part-time work—Injuries before April 10, 2022
- § 14:7 —Injuries on/after April 10, 2022
- § 14:8 Presumption of maximum earnings: Youthful workers
- § 14:9 Volunteer firefighters
- § 14:10 Prisoners
- § 14:11 School employees

CHAPTER 15. TEMPORARY DISABILITY BENEFITS

- § 15:1 Benefit types—In general
- § 15:2 Temporary disability—In general
- § 15:3 Wage loss—Temporary total disability
- § 15:4 Three-day, seven-day waiting period
- § 15:5 Temporary partial disability benefits
- § 15:6 Other employment offset
- § 15:7 Other payments during healing period
- § 15:8 Healing period
- § 15:9 —Mental disability healing period
- § 15:10 —Not determined retroactively
- § 15:11 Benefits cessation/Employer defenses
- § 15:12 —Refusal of medical treatment
- § 15:13 —Post-injury termination
- § 15:14 Benefit cessation/Employer defenses—Job offers
- § 15:15 — —Undocumented workers
- § 15:16 —Alcohol/drug test
- § 15:17 —Commission of a crime

TABLE OF CONTENTS

§ 15:18 Renewed period of disability

CHAPTER 16. PERMANENT DISABILITY BENEFITS

- § 16:1 Permanent Disability—In general
- § 16:2 Significance of scheduled and non-scheduled injuries
- § 16:3 Scheduled injuries defined
- § 16:4 Non-scheduled injuries defined
- § 16:5 Location of disability controls: scheduled v. non-scheduled
- § 16:6 Rating/Computing permanent disability—In general
- § 16:7 Rating/Computing scheduled injuries
- § 16:8 Rating/Computing non-scheduled injuries
- § 16:9 Special rating rules for certain injuries
- § 16:10 Disability Rating Guidelines: Administrative code
- § 16:11 Disability Rating Guidelines: Pre-existing disability
Deductions/Apportionment
- § 16:12 Injury causing scheduled and non-scheduled disability
- § 16:13 Functional loss v. loss of earning capacity
- § 16:14 Court's development of role of vocational expert
- § 16:15 Loss of earning capacity factors
- § 16:16 Notice of vocational testimony
- § 16:17 Eighty-five percent rule
- § 16:18 Job offers and refusals in loss of earning capacity claims
- § 16:19 Retirement and loss of earning capacity
- § 16:20 Five percent functional variance rule not applicable
- § 16:21 Non-scheduled disability—Rule on considering vocational rehabilitation
- § 16:22 Actual wage loss concept
- § 16:23 Pre-existing disability and loss of earning capacity

CHAPTER 17. PERMANENT TOTAL DISABILITY

- § 17:1 Generally
- § 17:2 Statutory schedule permanent total disability
- § 17:3 Non-schedule permanent total disability
- § 17:4 —“Odd lot” doctrine
- § 17:5 — —Historical development
- § 17:6 — —Wisconsin interpretation
- § 17:7 — —Burden of proof and ultimate determination
- § 17:8 — —Defenses and rebuttals
- § 17:9 — —Factors in “odd lot” determination

- § 17:10 Calculating permanent total disability
- § 17:11 State fund supplemental benefits
- § 17:12 Social Security Disability integration/Indexing

CHAPTER 18. VOCATIONAL REHABILITATION

- § 18:1 Retraining benefits—Generally
- § 18:2 Eligibility through Division of Vocational Rehabilitation (DVR)
- § 18:3 —Liability for payments and duration under DVR program
- § 18:4 —Prospective orders
- § 18:5 —Work during retraining
- § 18:6 —Out-of-state vocational programs
- § 18:7 —Employer defenses: Fraud, abuse of agency discretion
- § 18:8 —Employer defenses: Employer's vocational expert disagrees with program
- § 18:9 —Employer defenses: Voluntary quit
- § 18:10 —Employer defenses: Delay in seeking retraining benefits
- § 18:11 —Employer defenses: Program enhances, not restores pre-injury earnings
- § 18:12 —Employer defenses: Part-time study/GED
- § 18:13 —Employer defenses: Failure to follow program
- § 18:14 —Employer defenses: Program inconsistent with physical capacity
- § 18:15 —Employer defenses: Misconduct discharge and vocational rehabilitation
- § 18:16 Private rehabilitation counselor programs
- § 18:17 —Eligibility/Suitable employment
- § 18:18 —Payment and liability under private rehabilitation counselor programs
- § 18:19 Vocational rehabilitation considered prior to loss of earning capacity

CHAPTER 19. DISFIGUREMENT

- § 19:1 Policy underlying disfigurement: Anti-discrimination
- § 19:2 What constitutes disfigurement
- § 19:3 Benefit calculation
- § 19:4 "Potential wage loss" award factors
- § 19:5 "Probable wage loss" award factors
- § 19:6 Hearing procedure/Strategies

CHAPTER 20. MEDICAL TREATMENT

- § 20:1 Liability for medical expenses—In general

TABLE OF CONTENTS

§ 20:2	Prospective treatment
§ 20:3	Length of liability for medical expense
§ 20:4	Length of liability for medical care—Certain traumatic injuries
§ 20:5	Reimbursement to group carrier
§ 20:6	Choice of treating practitioners
§ 20:7	Emergency treatment exception
§ 20:8	Type and specialty of practitioner
§ 20:9	Mental health professionals
§ 20:10	Optometrists
§ 20:11	Dentists
§ 20:12	Physician assistants/Nurse practitioners
§ 20:13	Physical and occupational therapists
§ 20:14	Limit on number of choices
§ 20:15	Limits on out-of-state treatment
§ 20:16	Treatment to cure and relieve the effects of injury
§ 20:17	Treatment for maintenance care after end of healing
§ 20:18	Incidental compensation—Travel for treatment
§ 20:19	“Alternative” treatment and ancillary expenses
§ 20:20	Hearing aids
§ 20:21	Damage to existing artificial members, prostheses, appliances, teeth, hearing aids, eyeglasses
§ 20:22	Incidental compensation—Modification of vehicles, vans, home remodeling
§ 20:23	Liability for treatment expense before date of injury—Occupational disease
§ 20:24	Notice to health care providers for disputed bills
§ 20:25	Liability disputes
§ 20:26	Reasonableness of fee disputes
§ 20:27	—Administrative dispute resolution process
§ 20:28	—Employee protection from collection by health care providers
§ 20:29	Necessity of treatment disputes
§ 20:30	—Spencer Rule codified
§ 20:31	—Statute and administrative dispute resolution process
§ 20:32	—Employee protection for collection by health care providers
§ 20:33	Administrative Code Treatment Guidelines
§ 20:34	Litigating claims for treatment expense
§ 20:35	Liability for treatment expense after a hearing
§ 20:36	Prescription medication

CHAPTER 21. DEATH AND DEPENDENCY BENEFITS

§ 21:1	Types of claims
--------	-----------------

- § 21:2 Injury causes death
- § 21:3 Death of permanently and totally disabled employee
- § 21:4 Death with unaccrued permanent partial disability
- § 21:5 Dependents—Generally
- § 21:6 Date of injury/Date of death issues
- § 21:7 Total dependency
- § 21:8 Partial dependency
- § 21:9 Division among dependents
- § 21:10 Burial expense
- § 21:11 Children's Fund
- § 21:12 Liability to fund
- § 21:13 Special statute for death of safety officers

CHAPTER 22. SECOND INJURY FUND

- § 22:1 Second Injury Fund—In general
- § 22:2 Source of funding
- § 22:3 Benefits supplement, not reduce, carrier liability
- § 22:4 Requirements to establish fund liability
- § 22:5 Fund defenses
- § 22:6 Death claims and the Fund
- § 22:7 Permanent total disability and the Fund
- § 22:8 Award payments in Fund cases
- § 22:9 Settlements: Neither a sword nor shield

CHAPTER 23. LIMITATIONS

- § 23:1 Statute of limitations
- § 23:2 Death claims
- § 23:3 Recovery for barred disease claims
- § 23:4 Recovery for barred serious trauma claims
- § 23:5 Third party claims

CHAPTER 24. OFFSETS AGAINST BENEFITS

- § 24:1 Offsets against benefits—Generally
- § 24:2 Overpayment of compensation
- § 24:3 Sources reducing workers' compensation benefits
- § 24:4 —Social Security Disability offset
- § 24:5 —Public assistance payments/Medicaid
- § 24:6 —Child or family support payments
- § 24:7 —Sick leave benefits
- § 24:8 —Employer group health insurance benefits
- § 24:9 —Other post-injury employment
- § 24:10 Veterans disability

TABLE OF CONTENTS

- § 24:11 Workers' compensation benefits reducing other sources
- § 24:12 —Unemployment Compensation benefits
- § 24:13 —Short/Long-term disability policies
- § 24:14 —Pensions
- § 24:15 —Public employee disability benefits
- § 24:16 —Crime victims compensation
- § 24:17 —Medicare services offset
- § 24:18 Third party claims recovery

CHAPTER 25. PENALTIES

- § 25:1 Generally
- § 25:2 Employer safety violation
- § 25:3 —Agency safety investigation
- § 25:4 —Elements of a claim—Violation
- § 25:5 — —Notice
- § 25:6 — —Causation
- § 25:7 —Burden of proof
- § 25:8 —Defenses—Employee misconduct
- § 25:9 — —Safety rule unlawful
- § 25:10 — —No guard available
- § 25:11 — —Injury not compensable
- § 25:12 — —Statute of Limitations
- § 25:13 —Hearing procedure
- § 25:14 —Compromise
- § 25:15 Employee safety violation
- § 25:16 —Burden of Proof
- § 25:17 Bad faith denial
- § 25:18 —Proof required
- § 25:19 —Penalty awarded
- § 25:20 Delay in payment
- § 25:21 —Failure to pay order
- § 25:22 Unreasonable refusal to rehire—In general
- § 25:23 —Claim elements—Overview
- § 25:24 — —Employee status
- § 25:25 — —Compensable injury
- § 25:26 — —Termination or refusal to rehire
- § 25:27 — —Refusal to rehire without reasonable cause
- § 25:28 — —Suitable employment must have been available
- § 25:29 —Reliance on medical reports
- § 25:30 —Penalty calculation—Monetary, not temporal
- § 25:31 — —No duty to mitigate damage
- § 25:32 — —After acquired evidence
- § 25:33 — —No offset for collateral benefits

- § 25:34 — —Payments not taxable
- § 25:35 —Effect of prior workers' compensation hearing/compromise
- § 25:36 —Effect of prior unemployment decision
- § 25:37 —Exclusive remedy/Access to other employment claims
- § 25:38 —Federal law preemption
- § 25:39 Illegal employment of minors

CHAPTER 26. PRACTICE AND PROCEDURE

- § 26:1 Claims not in dispute
- § 26:2 Claim reporting and payment requirements
- § 26:3 Fraud claims
- § 26:4 Medical report review
- § 26:5 Advancement on permanency
- § 26:6 Disputed claims
- § 26:7 Attorney's initial case preparation
- § 26:8 Application for hearing
- § 26:9 Venue
- § 26:10 Certification of Readiness
- § 26:11 Answer to application
- § 26:12 Dismissal of application
- § 26:13 Prehearing conference
- § 26:14 Adverse medical examination
- § 26:15 Adverse vocational evaluation
- § 26:16 Medical records review
- § 26:17 Tie-breaker examinations
- § 26:18 Impleading additional parties
- § 26:19 Notice and filing deadlines
- § 26:20 Additional claims/Amendments
- § 26:21 Vocational reports
- § 26:22 Medical reports
- § 26:23 Medical records
- § 26:24 Medical expenses
- § 26:25 Hearing procedure
- § 26:26 Notice of hearing
- § 26:27 Postponement requests
- § 26:28 Judge substitution
- § 26:29 Right to further hearing/Due process
- § 26:30 Deposition
- § 26:31 Subpoenas
- § 26:32 Hearing protocol/Checklist
- § 26:33 Order of proceeding

TABLE OF CONTENTS

§ 26:34	Rules of evidence
§ 26:35	Admissibility
§ 26:36	Surveillance
§ 26:37	Proceedings before other agencies
§ 26:38	Use of medical/vocational reports and records
§ 26:39	No “treating practitioner” rule
§ 26:40	Authorizations
§ 26:41	No physician-patient privilege/Medical record authorization
§ 26:42	Use of applicant’s statement
§ 26:43	Final orders
§ 26:44	Interlocutory orders
§ 26:45	Orders amending error
§ 26:46	Tie-breaker decision
§ 26:47	Jurisdiction following final order
§ 26:48	Issue preclusion/Collateral estoppel

CHAPTER 27. REVIEW AND APPEAL

§ 27:1	Administrative review
§ 27:2	—Petition for review
§ 27:3	—Scope of review
§ 27:4	—“Legitimate doubt” assessment
§ 27:5	—Mistake or newly discovered evidence
§ 27:6	Judicial appeal
§ 27:7	—Circuit Court action
§ 27:8	—Answer
§ 27:9	—Compensation during appeal
§ 27:10	—Standard of Circuit Court review
§ 27:11	Appeal to Court of Appeals
§ 27:12	—Standard of appellate review
§ 27:13	Petition for review to Supreme Court

CHAPTER 28. SETTLEMENTS

§ 28:1	Types of settlements
§ 28:2	Stipulation
§ 28:3	Compromise agreement
§ 28:4	Limited compromise
§ 28:5	Review of compromise
§ 28:6	Re-opening a compromise
§ 28:7	Payment of settlements
§ 28:8	Settlements—Rights of non-industrial insurers
§ 28:9	Bankruptcy concerns in settlements
§ 28:10	Medicare concerns in settlements
§ 28:11	Alternative dispute resolution methods

CHAPTER 29. ATTORNEY FEES

- § 29:1 Twenty percent contingent fee
- § 29:2 Undisputed claims
- § 29:3 “But for” rationale for fees
- § 29:4 Other limits on fees
- § 29:5 Agents
- § 29:6 Successive attorneys
- § 29:7 Costs of collection

Appendix A STATUTES AND ADMINISTRATIVE CODE

- Appendix A-1. Worker's Compensation Act of Wisconsin: Chapter 102 (as of August 1, 2024)
- Appendix A-2. Worker's Compensation Act of Wisconsin-with amendments up to March 24, 2024, compiled and edited by the Department of Workforce Development. Form WKC-1-P (08/2024)
- Appendix A-3. Other Statutes Affecting Worker's Compensation
- Appendix A-4. Wisconsin Administrative Code, Chapter DWD 80 (with amendments through May 2023)
- Appendix A-5. Wisconsin Administrative Code, Chapter DWD 81
- Appendix A-6. Wisconsin Administrative Code, Chapter LIRC 1 (with amendments through July 2022)
- Appendix A-7. Wisconsin Administrative Code, Chapter HA 4 (with amendments)

Appendix B CHARTS AND FORMS

- Appendix B-1. Maximum Wage and Rate Chart
- Appendix B-2. Medical Treatment Statement (WKC-3)
- Appendix B-3. Hearing Application (WKC-7)
- Appendix B-4. Compromise Review Application (WKC-7B)
- Appendix B-5. Employer's First Report of Injury or Disease (WKC-12)
- Appendix B-6. Supplementary Report of Accidents and Industrial Disease (WKC-13)
- Appendix B-7. Wage Information Supplement (WKC-13A for injuries before April 10, 2022; WKC-13A1 for injuries on/after April 10, 2022)

TABLE OF CONTENTS

Appendix B-8.	Medical Report on Industrial Injury (WKC-16)
Appendix B-9.	Practitioner's Report on Accident or Industrial Disease in Lieu of Testimony (WKC-16B)
Appendix B-10.	Physician's Report on Eye Injuries (WKC-16A)
Appendix B-11.	Subpoena (WKC-17-DHA)
Appendix B-12.	Admission to Service and Answer to Application (WKC-19)
Appendix B-13.	Petition for Review (WKC-28)
Appendix B-14.	License Application (WKC-34)
Appendix B-15.	Pre-Hearing and Hearing Appearance Permit Application (WKC-35)
Appendix B-16.	Death Benefit Stipulation (WKC-135)
Appendix B-17.	Advancement or Lump Sum Request (WKC-136)
Appendix B-18.	Third Party Proceeds Distribution Agreement (WKC-170)
Appendix B-19.	Compromise Agreement (WKC-176)
Appendix B-20.	Stipulation (WKC-177)
Appendix B-21.	Social Security Reverse Offset Worksheet (WKC-6119)
Appendix B-22.	Social Security Information Request (WKC-6156)
Appendix B-23.	Vocational Expert Report (WKC-6743)
Appendix B-24.	Temporary Partial Disability—Calculation Worksheet (WKC-7359)
Appendix B-25.	Corporate Officer Option (WKC-7602)
Appendix B-26.	Necessity of Treatment Dispute Resolution Request (WKC-9380)
Appendix B-27.	Voluntary and Informed Consent for Disclosure of Health Care Information (WKC-9488)
Appendix B-28.	Reasonableness of Fee Dispute Resolution Request (WKC-9498)
Appendix B-29.	Certification of Readiness (WKC-15717-DHA)
Appendix B-30.	Client Intake Form (example)
Appendix B-31.	Hearing Summary Checklist (example)

WORKERS' COMPENSATION

- Appendix B-32. UCB-474: Medical Report to Determine Unemployment Insurance (UI) Eligibility
- Appendix B-33. Departmental Memorandum regarding PPD for Cervical Spine Surgeries (Aug. 21, 2000)
- Appendix B-34. DWD Memorandum, ALJ Schaeve Letter (regarding surveillance) (Dec. 12, 1995)
- Appendix B-35. DWD Memorandum, ALJ Schott Letter (regarding pre-existing conditions) (March 30, 1987)
- Appendix B-36. Department Policy regarding payment of disfigurement awards (Benkert, March 12, 1985)
- Appendix B-37. Wisconsin Ethics Opinion 87-10
- Appendix B-38. DVR Program Policy (as of July 2022)
- Appendix B-39. CMS and Medicare Set-Aside Links
- Appendix B-40. Duty Disability Application, ET-5311
- Appendix B-41. Duty Disability Medical Report (ET-5312) and Employer Certification Duty Disability (ET-5326)
- Appendix B-42. Mileage Rates
- Appendix B-43. Private Rehabilitation Counselor Fees
- Appendix B-44. Department Policy Procedures (07-19-13)
- Appendix B-45. Department Letter re Social Security authorization (12-18-00)
- Appendix B-46. Department Letter re Transfer of Worker's Compensation Hearings to the Department of Administration (Insurance Letter #507; February 12, 2016)
- Appendix B-47. Department Letter re Change in Maximum Age for Ending Social Security Offset (Insurance Letter #508; February 23, 2016)
- Appendix B-48. Department Letter re New Procedures for the Certification of Readiness (Insurance Letter #511; April 14, 2016)
- Appendix B-49. Work Injury Benefit Fund Barred Claim (WKC-16804)
- Appendix B-50. Department Memorandum regarding Attorney Fees for Medical Expenses in Compromises (August 6, 2019)

Table of Laws and Rules

Table of Cases

TABLE OF CONTENTS

Index