
F. DIAGNOSTIC TESTING, Con't

Test	Date	Personally Reviewed	Summary of Results

G. DIAGNOSIS

H. IMPAIRMENT

1. Using the _____ Edition of the AMA Guides to the Evaluation of Permanent Impairment, the plaintiff/employee's permanent whole body functional impairment is _____. If the impairment is due to loss of pulmonary function, give class and percentage.

2. Chapter, Tables, and Pages utilized to arrive at impairment ratings:

Body Part or System	Chapter Number	Table Number	Page Number	% Impairment of the Whole Person
a.				
b.				
c.				

3. Plaintiff/employee had a prior active impairment. Yes No

a. For yes, specify condition producing active impairment:

b. For yes, specify percentage of impairment due to the prior active condition.

I. CAUSATION

1. Within reasonable medical probability, is plaintiff/employee's disease or condition causally related to his/her work environment? Yes No

2. Within reasonable medical probability, is any pulmonary impairment caused in part by factors in plaintiff/employee's work environment (e.g., coal dust, chemicals)? Yes No
If yes, explain:

3. Identify the relevant factors in the work environment and explain the causal relationship between the factors in the work environment and the above diagnosis.

J. RESTRICTIONS

1. The plaintiff/employee described the physical requirements of the type of work performed at the time of injury as follows:

2. Does the plaintiff/employee retain the physical capacity to return to the type of work performed at the time of injury? Yes No If no, explain:

3. Which restrictions, if any, should be placed upon plaintiff/employee's work activities as the result of the injury?

K. RECOMMENDATIONS FOR TREATMENT

L. CERTIFICATION and QUALIFICATIONS of PHYSICIAN

I hereby certify that the above information is correct and that all opinions were formulated within the realm of reasonable medical probability. A copy of my curriculum vitae is attached or Department of Workers' Claims Physician Index Number.

Date

Full Name of Physician

Department of Workers Claims' Physician Index Number

Instructions for Completion of Form 108-OD

The medical report forms of the Department of Workers' Claims are designed to provide relevant medical information to administrative law judges to assist in determining the occupational implications of a work-related injury or an occupational disease. Therefore, it is important that each section of the forms be carefully and fully completed.

1. All information must be typed or neatly printed.
2. The Department of Workers' Claims maintains a Physician Index with curricula vitae of physicians. Physicians may be included in the index by tendering a copy of a current curriculum vitae with a request for inclusion to: Physicians Index Clerk, Department of Workers Claims, 657 Chamberlin Avenue, Frankfort, Kentucky 40601.
3. The AMA Guides to the Evaluation of Permanent Impairment is mandated by statute. Prior to the completion of the Form, the Physician should become familiar with the edition currently directed by statute and regulation to be used. Reference should be made to chapter, page numbers and tables for all physical injuries. For psychiatric conditions, the class of impairment should be stated, with reference to impairment ratings provided in prior editions.
4. Height of a patient should be measured in centimeters and without shoes. If the patient's height is an odd number of centimeters, the next highest even height in centimeters shall be used.
5. Objective medical findings to support a medical diagnosis means information gained through direct observation and testing of the patients, applying objective or standardized methods. KRS 342.0011(33).
6. Medical opinions must be founded on reasonable medical probability, not on mere possibility or speculation. Young v. Davidson, Ky., 463 S.W.2d 924 (1971).
7. **Any person who knowingly and with intent to defraud any insurance company or other person files a statement or claim containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.**