2018 SOUTH CAROLINA WORKERS’ COMPENSATION FUNDAMENTALS

GENERAL PROVISIONS

Statute of Limitations (§ 42-15-40)
- 2 years from the date of an injury by accident
- Occupational disease: 2 years from notice of diagnosis to Claimant
- Repetitive trauma injuries on or after July 1, 2007: 2 years after Claimant knew or should have known the injury was compensable, and no more than 7 years from date of last exposure
- Repetitive trauma injuries before July 1, 2007: 2 years after date of last exposure
- Statute of limitations tolled by payment of compensation or filing of Form 50
- Change of Condition claim: 1 year from date of last payment of an award of compensation

Average Weekly Wage (AWW) (§ 42-1-40)
- Standard method of calculation based on Claimant’s employment during the 4 quarters preceding the quarter in which the accident occurred
  - Gross Wages divided by Total Number of Weeks Worked
  - Calculation must include all jobs worked in the previous 4 quarters
- Use an alternative calculation if:
  - Period of time worked is too short, OR
  - Upon a showing that the standard method of calculation is unfair

Compensation Rate (Comp Rate)
- 66 2/3% of the AWW, subject to maximum and minimum comp rates

<table>
<thead>
<tr>
<th>Year</th>
<th>Maximum Rate 2013</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
<th>2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013</td>
<td>$743.72</td>
<td></td>
<td></td>
<td>$752.16</td>
<td></td>
<td>$766.05</td>
</tr>
<tr>
<td>2016</td>
<td>$784.03</td>
<td></td>
<td></td>
<td>$806.92</td>
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<td>$838.21</td>
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</tbody>
</table>

Minimum Rate is $75.00 unless this amount exceeds the Claimant’s AWW

Mileage and Expense Reimbursement
- 54.5¢ per mile—for medical visits > 5 miles from home, includes pharmacy visits
- Actual expenses for transportation, lodging, and subsistence may also be reimbursable

Useful Information for Dates of Accident July 1, 2007 and Later
- Generally: Procedural changes in the filing of claims are effective immediately; substantive changes to the law of workers’ compensation only apply to accidents occurring on or after July 1, 2007.
- In repetitive trauma claims, Claimant must give notice to Employer within 90 days from when the Claimant could have reasonably discovered the condition was compensable (§ 42-15-20 (C))
- In claims for stress, repetitive trauma, aggravation, ongoing medical treatment after 10 weeks, and Dodge medicals, a doctor must state causation to “a reasonable degree of medical certainty”
- Employer/Carrier may contact treating physician without consent but must:
  - Notify Claimant beforehand
  - Advise Claimant of the purpose of the communication, and
  - Provide Claimant with written questions for doctor, and the doctor’s response

Workers’ Compensation Commission Contact Information

<table>
<thead>
<tr>
<th>Main Line</th>
<th>Coverage &amp; Compliance</th>
<th>Medical Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>(803) 737-5700</td>
<td>(803) 737-5707</td>
<td>(803) 737-5743</td>
</tr>
<tr>
<td>Executive Director</td>
<td>Claims Department</td>
<td>Judicial Department</td>
</tr>
<tr>
<td>(803) 737-5744</td>
<td>(803) 737-5723</td>
<td>(803) 737-5739</td>
</tr>
</tbody>
</table>

MEDICAL BENEFITS (§ 42-15-60 & §42-15-80)

Type of Medical Benefits
- Medical, surgical, hospital, physical therapy, prescriptions, and other treatment prescribed by treating physician that effects a cure or gives relief
- Artificial and prosthetic devices that are causally related to the accident are provided for the lifetime of Claimant, including replacement and repairs (§ 42-15-60 & § 42-15-65)

Medical Records
- Employer/Carrier is entitled to all existing information pertaining to the claim compiled by health care facility or provider within 14 days of request (§ 42-15-95)
- Copying charge: 65¢/page for first 30 pages, 50¢/page thereafter
- Clerical fee: Not to exceed $15.00 per request, plus actual postage costs and applicable sales tax

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 TEMPORARY TOTAL DISABILITY BENEFITS (TTD)

Timing for TTD
- Claimant is entitled to TTD at his/her compensation rate when unable to work, per a physician’s restrictions, for a period exceeding 7 days, until Claimant:
  - Reaches maximum medical improvement
  - Returns to work for at least 15 days
  - Is released to work with or without restrictions
  - Signs Form 17 agreeing that he/she is able to work; or
  - Refuses medical treatment provided (§ 42-15-60)
- If the period of disability exceeds 14 days, then Claimant is entitled to TTD beginning on the first date of work missed, including the first 7 days.

Payment of TTD
- To start, adjust, or stop TTD within the first 150 days of injury, Employer/Carrier must file Form 15.
  - If stopping TTD, filing Form 15 ceases benefits without a hearing.
- After 150 days, Employer/Carrier must file Form 21 to stop TTD or TPD.
  - After filing Form 21, Employer/Carrier continues to pay benefits until reaching agreement with Claimant, or the Commission issues an Order.

PERMANENCY

Permanent Partial Disability (Scheduled Injuries under § 42-9-30 and Regulation 67-1101)
- For injuries to a scheduled member, Claimant receives compensation for the % loss of use of that member, not to exceed the maximum number of weeks assigned to the planned member.

<table>
<thead>
<tr>
<th>MEMBER</th>
<th>WEEKS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arm</td>
<td>220</td>
</tr>
<tr>
<td>Back</td>
<td>300</td>
</tr>
<tr>
<td>If &gt;50%, then</td>
<td>500</td>
</tr>
<tr>
<td>Brain</td>
<td>5-250</td>
</tr>
<tr>
<td>Coccyx</td>
<td>1-10</td>
</tr>
<tr>
<td>Eye</td>
<td>140</td>
</tr>
<tr>
<td>Fingers</td>
<td></td>
</tr>
<tr>
<td>Thumb</td>
<td>65</td>
</tr>
<tr>
<td>Index</td>
<td>40</td>
</tr>
<tr>
<td>Middle</td>
<td>35</td>
</tr>
<tr>
<td>Ring</td>
<td>25</td>
</tr>
<tr>
<td>Little</td>
<td>20</td>
</tr>
<tr>
<td>Foot</td>
<td>140</td>
</tr>
<tr>
<td>Hand</td>
<td>185</td>
</tr>
<tr>
<td>Hip*</td>
<td>280</td>
</tr>
<tr>
<td>Hearing (1 ear)</td>
<td>80</td>
</tr>
<tr>
<td>Hearing (both)</td>
<td>165</td>
</tr>
<tr>
<td>Intestine (small)</td>
<td>10-400</td>
</tr>
<tr>
<td>Kidney</td>
<td>25-400</td>
</tr>
<tr>
<td>Larynx</td>
<td>25-400</td>
</tr>
<tr>
<td>Leg</td>
<td>195</td>
</tr>
<tr>
<td>Liver</td>
<td>25-250</td>
</tr>
<tr>
<td>Lung</td>
<td>25-400</td>
</tr>
<tr>
<td>Mandible</td>
<td>10-100</td>
</tr>
<tr>
<td>Nasal Passage</td>
<td>10-75</td>
</tr>
<tr>
<td>Olfactory Nerve</td>
<td>10-75</td>
</tr>
<tr>
<td>Pancreas</td>
<td>10-500</td>
</tr>
<tr>
<td>Rib</td>
<td>1.5-10</td>
</tr>
<tr>
<td>Shoulder*</td>
<td>300</td>
</tr>
<tr>
<td>Sinus</td>
<td>5-30</td>
</tr>
<tr>
<td>Skin</td>
<td>5-300</td>
</tr>
<tr>
<td>Stomach</td>
<td>25-500</td>
</tr>
<tr>
<td>Toes</td>
<td>Great Toe</td>
</tr>
<tr>
<td>All other toes</td>
<td>10</td>
</tr>
<tr>
<td>Tooth</td>
<td>.5–2</td>
</tr>
</tbody>
</table>

*Values for Hip and Shoulder only apply when the date of accident is July 1, 2007, or later.

Permanent and Total Disability
- If Claimant sustains >50% loss of use of the back, Claimant is presumed totally disabled.
  - Presumption is rebuttable for dating injury of July 1, 2007, or later.
  - If rebutted, Claimant’s % disability over 50% is calculated using 500 weeks.
  - Example: loss of 75% to the back would qualify for an award of 375 weeks.
- Total loss of both shoulders, hips, arms, legs, or vision qualifies a Claimant for total disability.
- If found totally disabled, Claimant is entitled to 500 weeks compensation and lifetime medical benefits.
  - Compensation award may be credited with any previously paid indemnity benefits.

Commonly Used Forms

- Form 12A First Report of Injury
- Form 14B* Physician’s Statement
- Form 15 Temporary Compensation Report (starts and stops compensation)
- Form 15S Supplemental Report of Varying Temporary Partial Payments
- Form 16/16A* Agreement for Permanent Disability/Disfigurement Compensation
- Form 17 Receipt of Compensation (stops TTD)
- Form 18 Periodic Report (six month report)
- Form 19 Status Report & Compensation Receipt (closes file)
- Form 20 Statement of Employee’s Earnings (calculates AWW & Comp Rate)
- Form 21 Employer’s Request for Hearing (to terminate/suspend TTD/TPD)
- Form 22 Claimant’s Answer to Request for Hearing
- Form 20A Statement of Employee’s Request for Hearing
- Form 50/52 Employee’s Request for Hearing
- Form 51/53 Employer’s Answer
- Form 58 Pre-Hearing Brief
- Form 70 Mediator Report to WCC

*For use with injuries July 1, 2007, or later.

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ABOUT OUR FIRM
Young Clement Rivers, LLP, was founded July 1, 1965 as the successor to the law firm of Hagood, Rivers & Young, which began in 1915. The firm has an AV rating, the highest in the Martindale Hubbell Law Directory and offers decades of experience in virtually all areas of civil law and litigation.

SEMINARS
Our attorneys have become well known for our seminars, which offer relevant and topical information while also providing some entertainment value. We have written and performed plays, including one musical, for client in-house seminars, and we have also presented at the annual South Carolina Worker’s Compensation Educational Seminar, as well as for several South Carolina Prima conferences and for the South Carolina Association of Counties. To learn more, or to schedule a time for our attorneys to take our road show to you, please contact Matt Riddle.

MEMBERS OF THE WORKERS’ COMPENSATION PRACTICE GROUP
- Represent self-insured employers and insurance carriers at all judicial levels throughout South Carolina
- Institute strategic partnering by coordinating Employer’s business needs with Carrier’s administrative objectives
- Provide quality legal service at a reasonable and competitive fee
- Provide mediation services
- American Law Firm Association (ALFA) Membership which gives the Group national exposure

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Drake has defended workers’ compensation claims for insurance carriers and self-insured employees for 28 years. His vast experience includes the defense of repetitive trauma claims and chemical exposure claims. He is currently handling multiple-claimant asbestos litigation in addition to complicated claims involving brain damage and heart attacks. He is particularly knowledgeable on the issues faced by self-insured companies. Drake serves on the American Law Firm Association Workers’ Compensation Steering Committee which is comprised of several dozen lawyers nationwide who practice primarily workers’ compensation defense law. This network provides unique opportunities for the employers we represent. Drake is also a Circuit Court Certified Mediator and is listed in Best Lawyers in America.

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Buster is the former chair of the firm’s Workers’ Compensation practice group and, in his more than 45 years of practice, he has earned a preeminent reputation in South Carolina for representing employers and their carriers in Workers’ Compensation claims. Buster now serves exclusively as a mediator and has mediated over 1,000 cases. Buster is a Circuit Court Certified Mediator, and he regularly handles mediations from his office in Charleston and near his home in the Florence/Pee Dee area. He also served on the South Carolina Workers’ Compensation Commission’s task committee, which drafted proposed regulations requiring mediations in certain South Carolina Workers’ Compensation claims. Buster is also a frequent speaker on developments in the field of workers’ compensation.

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In his workers’ compensation practice, Robert has traveled statewide to defend employers and carriers on all types of workers’ compensation claims. Robert is currently handling the defense of multiple-claimant lead exposure claims for large industries. He is also experienced in claims involving brain damage, lifetime benefits, and occupational diseases.

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In her more than 15 years of defending Workers’ Compensation claims, Leslie has defended numerous cases involving repetitive trauma claims and mental/mental injuries and has considerable experience representing large self-insured companies. Leslie is particularly knowledgeable on issues unique to the health care sector and is also a frequent speaker on developments in the field of workers’ compensation.
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In over 23 years of practice, Courtney has worked on both the defense and the claimant's side of workers' compensation matters. Now that she has returned to defense work, she is able to draw from this experience in defending employers and carriers in complicated brain damage cases and many other large-exposure claims.

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Special Counsel
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Steven has specialized in workers compensation law for more than 15 years representing both defendants and claimants. He also prosecuted with the Ninth Circuit Solicitor's office from 1993 – 2001.

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Matt defends employers and insurance carriers in workers' compensation cases throughout South Carolina. He successfully litigates all types of claims, with the goal of obtaining excellent results for his clients, as efficiently as possible. Through his experience handling numerous occupational exposure claims, he has developed a detailed knowledge of the defenses unique to these cases. Matt serves as President of the Board of Directors for Kids’ Chance of SC, a non-profit organization that provides college scholarships to children of seriously injured workers.

For detailed biographical information, visit our website, www.ycrlaw.com.