Notice of Law Enforcement Officer's Injury Or Occupational Disease



valid OMB number.	quired to respond to	o this collection of information unle	ess it displays a currently OMB No. 1240-0022 Expires: XX-XX-XXXX	
Statement of Injured Officer			<u> </u>	
Last, First, Middle Name of Injured Officer			2. Date of Injury (month, day, year)	
3. Hour of Injury	4. Location Where I	njury Occurred (number, street, building, c	ity, state)	
5. Nature of Injury (e.g., fract	ured left leg)	Did Injury Cause Permanent Disabi If Yes, Describe	lity? Yes No	
7. Describe Fully Why and H	ow Injury Occurred			
I certify that the injury des sustained in performance occurred in such a manne benefits under 5 U.S.C. 8 extended by 5 U.S.C. 819 claim for compensation at to which I may be entitled injury.	of official duty and er as to entitle me to 101 et seq. as 01. I hereby make nd medical treatment	Signature 10. Mailing Address Including	9. Date Signed	
Statement of Witness				
Describe What You Saw, I	Heard or Know About I	his Injury	2. Signature	
			3. Date Signed	
Medical Report by Physician	who First Attended I	njured Officer		
Date of First Visit (month, date, year)	2. Nature of Injury			
Date of Hospitalization	Name and Mailing Address of Hospital			
5. Type and Frequency of Tre	eatment			
6. In Your Opinion Was Disal Yes No		ury Described In Item 7. Of the Statement son for Believing Officer's Disability Result		
7. Type of Further Treatment	Recommended			
8. Signature	9. Mailing Address In	cluding ZIP Code		
10. Date Signed				

Employing Organization's Report

Name and Mailing Address Including Organization	ZIP Code of Employing	2. Name of Injury Officer's Immediate Superior		
3.gamzaton		Name and Telephone Number of Person to Contact		
4. Last, First, Middle Name of Injury Off	ficer	Officer's Birth Date (month, day, year) 6. Social Security Number		
7. Date Employing Organization First R	eceived Injury Notice	8. Name of Person to Whom Not	ice Was First Given	
Yes	No			
Date and Hour of Injury	Date and Hour Stopped Work	11. Date and Hour Pay Stopped	12. Date and Hour Returned to Work	
AM PM	AM PM	AM F	PM AM PM	
13. Will Officer Receive Pay For Any Portion of Absence From Work Because of the Injury?	. Types(s) of Leave	B. Amount Paid	C. Dates For Which Leave Paid	
Yes If yes, furnish —				
☐ No				
14. Rate of Pay on Date of injury		15. List and Show Value of Other	Pay Increments on Date of Injury	
Base \$	Per	\$ Per		
Subsistence, If Extra \$	Per	\$ Per		
Quarter, If Extra \$	Per			
16. On Day of Injury A. Began Officer's Shift	B. Ended	17. Number of Hours 18 Worked Per Day	. Circle Days Normally Worked Per Week (exclusive of overtime)	
→ □AM □] PM	-	SÙ MO TU WE TH FR SA	
19. Did Officer Work for the Organization Prior to Injury? Yes	n a Full 11 Months Immediately No	20. If No, Would His Job Have Afforded Employment For 11 Months Except For the Injury? Yes No		
21. Was Officer Performing Regular Duties When Injured? Yes No If No, Give Full Explanation				
22. Was the Injury Caused By:				
	Yes No			
	Yes No		_	
			Yes No	
23. If Known, Give Name and Address of	of Suspect(s) or Witness(es) With W	/hom Officer Was Involved When I	njured.	
24. Describe Fully How the Officer's Inju	ury Occurred While Enforcing the La	ws of the United States. If possible	e, give U.S. Code Citation.	
,	,	·		
25. Give Comments Regarding Completeness and Validity of the Facts Provided by Officer (attach detailed explanation if there is disagreement).				
25. Give Comments Regarding Complet	teriess and validity of the Facts Pro	vided by Officer (attach detailed ex	pianation il triere is disagreement).	
26. Signature	27. Title		28. Date Signed	

Claim for Compensation

Last, First, Middle Name of Injured Officer	2. Date of Injury (month, day, year))		
Name of Employing Organization	Period Comper Loss:	Period Compensation is Claimed as a Result of Pay Loss:		
		From	Through	
5. Has Any Pay Been Claimed or Received for the Period Show			ers Furnished During Period Shown in	—
Yes No If Yes, State Amount and List Dat				
7. Did Officer Work For Any Other Employer During Period Shown in Item 4? If yes, furnish	nployer	B. Amount E	C. Period Worked: From Through	
Yes No				
8. Has Claim Been Made Against Any Third Party For Damages on Account of This Injury? If yes, furnish	B. Amount of Recovery Received			
Yes No				
9. Was Officer Ever in the Armed A. Service Number	B. Branch of Service		C. Period of Service	—
Forces of the United States?			From	
If yes, furnish → ☐ Yes ☐ No			Through	
10. If Question 9 is Answered "Yes" Has Application Ever Been Made for Compensation or Pension, Including Retirement or Retainer Pay, on Account of Such Service?	A. Claim Number B. Name and Address of Office Where Claim is Filed			nd
If yes, furnish→ ☐ Yes ☐ No				
11. Has Application Ever Been Made for Any Annuity on Account of Officer's Civilian Service With the United States? A. Type of Annuity (e.g	B. Claim Number			
lf yes, furnish → ☐ Yes ☐ No				
12. Has Application Been Made For Compensation, Annuity, or Compensation Law, Police Disability Compensation Fund, or Yes No If Yes, Give Name and Address or	Officer's Marriage	of		
14. List Officer's Dependents. If None. So State				—
Relationship Living with Officer?		ot, Show Mailing Address		
15. For Dependents Not Living With Officer, Show Amounts Tha Such Payments Were Ordered by A Court.	t He Pays for Their Su	oport, to Whom Paid, a	nd Payee's Address. State Whether	
Subiti dymono word ordered by A Court.				

STATEMENT BY EMPLOYING ORGANIZATION: We	16. Signature	17. Date Signed
hereby certify that the officer who executed the foregoing		
claim for compensation was injured while in performance of		
duty under 5 U.S.C. 8101 et seq. as extended by 5 U.S.C.	18. Title	
8191. All statements made in this claim are true to the best	io. Title	
of our knowledge and belief.		

INSTRUCTIONS FOR COMPLETING THIS FORM

(Please do not detach)

- 1. GENERAL. This form is used to report an injury or occupational disease sustained by a non-Federal law enforcement officer under circumstances involving a crime against the United States. Specifically, section 8191 of title 5, United States Code, provides Federal workmen's compensation benefits for a person determined to have been on any given occasion-
 - (1) a law enforcement officer and to have been engaged on that occasion in the apprehension or attempted apprehension of any person-
 - (A) for the commission of a crime against the United States, or
 - (B) who at that time was sought by a law enforcement authority of the United States for the commission of a crime against the United States, or
 - (C) who at that time was sought as a material witness in a criminal proceeding instituted by the United States: or
 - (2) a law enforcement officer and to have been engaged on that occasion in protecting or guarding a person held for the commission of a crime against the United States or as a material witness in connection with such a crime; or
 - (3) a law enforcement officer and to have been engaged on that occasion in the lawful prevention of, or lawful attempt to prevent, the commission of a crime against the United States;

and to have sustained a personal injury (including disease) related to that occasion. Federal law enforcement officers are excluded from section 8191.

If one of the above conditions is met, this form should be filed with the Office of Workers' Compensation Programs if the injured officer

- (1) is disabled and is in a, non-pay status for more than 3 calendar days;
- (2) has permanent disability;
- (3) is unable to resume his regular work;
- (4) incurs unpaid medical expenses; or
- (5) if there is a likelihood that disability or unpaid medical expenses will subsequently occur.

The form is designed so that the CLAIM FOR COMPENSATION page may be detached if the claim is not needed. However, read paragraph 6 below thoroughly before detaching the claim page.

If additional space is needed for any answer, attach a separate sheet of paper and write, "see separate sheet," in the appropriate box of this form. Please place the name of the injured officer (and, case file number if known) on any separate sheets. This form must be filed with OWCP within 5 years from the date of injury.

- 2. STATEMENT OF INJURED OFFICER. This statement must be completed in all instances and only by-
 - (1) the injured officer, preferably
 - (2) a member of his immediate family;
 - (3) his guardian, personal representative, or other person legally authorized to act on his behalf; or
 - (4) any association of law enforcement officers acting on his behalf.
- 3. STATEMENT OF WITNESS. This statement normally is used if the injury was not reported at the time that it occurred or if some fact is not clear. It is not necessary if a report of investigation is submitted.
- 4. MEDICAL REPORT BY PHYSICIAN WHO FIRST ATTENDED INJURED OFFICER. This report is not necessary if a more complete medical report on this form or on another form or in narrative is being submitted.
- 5. EMPLOYING ORGANIZATION'S REPORT. This report must be completed in every instance. Wage information, duty hours, and like information should be obtained from the organization's records. The organization must review the injured officer's statement and the circumstances of the injury, and in item 25 should comment concerning the completeness and validity of the officer's statement, If the organization disagrees with the officer's statement, it should submit a detailed explanation giving the reasons for its disagreement.
- 6. CLAIM FOR COMPENSATION. This claim must be completed in every instance where the injured officer-
 - (1) is disabled and is in a non-pay status for more than 3 calendar days;
 - (2) has permanent disability; or
 - (3) is unable to resume his regular work.

It need not be submitted where claim is made only for medical expenses, or if there is only a likelihood that disability or medical expense subsequently will occur.

The Office of Workers' Compensation Programs requires this claim before compensation can be awarded to an officer for pay loss, permanent disability, or when the Officer is unable to resume his regular work. The officer completes items 1 through 15 and gives it to the officer's employing organization which will certify as to the validity of the information contained in the claim by completing items 16, 17, and 18. If it does not agree that all answers are correct, it should attach a detailed statement giving the reason for its disagreement. If pay loss is involved, this claim should not be completed until 14 calendar days have elapsed since the beginning of the pay loss, or until the officer has returned to work, whichever occurs first.

- 7. ATTENDING PHYSICIAN'S MEDICAL REPORT. If the CLAIM FOR COMPENSATION is completed, this report is to be completed by the physician supervising medical treatment. It is not necessary if the CLAIM FOR COMPENSATION is not completed.
- 8. SUBMITTING THIS FORM. This form should be turned over to the employing organization. The organization will have any remaining parts completed. Afterwards, it should review the form for completeness and to see that all signatures appear. If a report of investigation of any type was made on the injury or the incident leading to injury, a copy should be attached. When the form and any statements and attachments are ready for transmission, this instruction page should be removed. Only one copy of this form (the original) need be submitted.

Privacy Act

In accordance with the Privacy Act of 1974, as amended (5 U.S.C. 552a), you are hereby notified that: (1) The Federal Employees' Compensation Act, as amended and extended (5 U.S.C. 8101, et seq.) (FECA) is administered by the Office of Workers Compensation Programs of the U.S. Department of Labor, which receives and maintains personal information on claimants and their immediate families. (2) Information which the Office has will be used to determine eligibility for and the amount of benefits payable under the FECA, and may be verified through computer matches or other appropriate means. (3) Information may be given to the Federal agency which employed the claimant at the time of injury in order to verify statements made, answer questions concerning the status of the claim, verify billing, and to consider issues relating to retention, rehire, or other relevant matters. (4) Information may also be given to other Federal agencies, other government entities, and to private-sector agencies and/or employers as part of rehabilitative and other return-to-work programs and services. (5) Information may be disclosed to physicians and other health care providers for use in providing treatment or medical/vocational rehabilitation, making evaluations for the Office, and for other purposes related to the medical management of the claim. (6) Information may be given to Federal, state and local agencies for law enforcement purposes, to obtain information relevant to a decision under the FECA, to determine whether benefits are being paid properly, including whether prohibited dual payments are being made, and, where appropriate, to pursue salary/administrative offset and debt collection actions required or permitted by the FECA and/or the Debt Collection Act. (7) Disclosure of the claimant's social security number (SSN) or tax identifying number (TIN) on this form is mandatory. The SSN and/or TIN, and other information maintained by the Office, may be used for identification, to support debt collection efforts carried on by the Federal government, and for other purposes required or authorized by law. (8) Completion of this form is voluntary; however, failure to disclose all requested information may delay the processing of the claim or the payment of benefits, or may result in an unfavorable decision or reduced level of benefits.

Note: This notice applies to all forms requesting information that you might receive from the Office in connection with the processing and adjudication of the claim you filed under the FECA.

THIS NOTICE SHOULD BE RETAINED FOR YOUR INFORMATION.

Public Burden Statement

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless such collection displays a valid OMB control number. Public reporting burden for this collection of this information is estimated to average 60 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the date needed, and completing and reviewing the collection of information. The authority for requesting this information is 5 U.S.C. 8101 et seq. The information will be used to determine entitlement to benefits. Furnishing the requested information is required for the claimant to obtain or retain a benefit. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the U. S. Department of Labor, OWCP, Room S3229, 200 Constitution Avenue, NW, Washington, DC 20210, and reference OMB Control Number 1240-0022. DO NOT SEND THE COMPLETED FORM TO THIS ADDRESS.

All completed forms, documents, and inquiries should be sent to OWCP, Dist Office 9, Cleveland 1240 East Ninth Street, Room 851 Cleveland. Ohio 44199