



Content Last Revised: 1/3/85

---DISCLAIMER---



[CFR](#) Code of Federal Regulations Pertaining to U.S. Department of Labor

↳ [Title 20](#) Employees' Benefits

↳ [Chapter VI](#) Employment Standards Administration, Department of Labor

↳ [Part 702](#) Administration and Procedure

↳ [Subpart D](#) Medical Care and Supervision

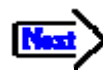
20 CFR 702.419 - Action by employer upon acquiring knowledge or being given notice of injury.

Section Number: 702.419

Section Name: Action by employer upon acquiring knowledge or being given notice of injury.

Whenever an employer acquires knowledge of an employee's injury, through receipt of a written notice or otherwise, said employer shall forthwith authorize, in writing, appropriate medical care. If a form is prescribed for this purpose it shall be used whenever practicable. Authorization shall also be given in cases where an employee's initial choice was not of a specialist whose services are necessary for and appropriate to the proper care and treatment of the compensable injury or disease. In all other cases, consent may be given upon a showing of good cause for change.

[50 FR 403, Jan. 3, 1985]



[Freedom of Information Act](#) | [Customer Survey](#)
[Privacy & Security Statement](#) | [Disclaimers](#) | [E-mail to a Friend](#)

U.S. Department of Labor
Frances Perkins Building
200 Constitution Avenue, NW
Washington, DC 20210

1-866
TTY: 1-8
