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## **Title 20 –Employees' Benefits**

### **Chapter I –Office of Workers' Compensation Programs, Department of Labor**

#### **Subchapter B –Federal Employees' Compensation Act**

#### **Part 10 –Claims for Compensation Under the Federal Employees' Compensation Act, as Amended**

#### **Subpart B –Filing Notices and Claims; Submitting Evidence**

#### **Notices and Claims for Injury, Disease, and Death—Employee or Survivor's...**

**Authority:** 5 U.S.C. 301, 8102a, 8103, 8145 and 8149; 31 U.S.C. 3716 and 3717; Reorganization Plan No. 6 of 1950, 15 FR 3174, 64 Stat. 1263; Secretary of Labor's Order No. 10–2009, 74 FR 218; Pub. L. 117–263.

**Source:** 76 FR 37903, June 28, 2011, unless otherwise noted.

#### **§ 10.104 How and when is a claim for recurrence filed?**

- (a) A recurrence should be reported on Form CA–2a if that recurrence causes the employee to lose time from work and incur a wage loss, or if the employee experiences a renewed need for treatment after previously being released from care. However, a notice of recurrence should not be filed when a new injury, new occupational disease, or new event contributing to an already-existing occupational disease has occurred. In these instances, the employee should file Form CA–1 or CA–2.
- (b) The employee has the burden of establishing by the weight of reliable, probative and substantial evidence that the recurrence of disability is causally related to the original injury.
  - (1) The employee must include a detailed factual statement as described on Form CA–2a. The employer may submit comments concerning the employee's statement.
  - (2) The employee should arrange for the submittal of a detailed medical report from the attending physician as described on Form CA–2a. The employee should also submit, or arrange for the submittal of, similar medical reports for any examination and/or treatment received after returning to work following the original injury.
- (c) A claim for recurrence of disability is not available where OWCP has issued a loss of wage-earning capacity determination. Under that circumstance, the only method for claiming additional wage loss compensation is through a request to modify that determination. However, OWCP is not precluded from adjudicating a limited period of disability following the issuance of a loss of wage-earning capacity decision, such as where an employee has a demonstrated need for surgery.