

**Operational  
Policy**

Section

Access to Claim File Information

Subject

**Disclosure of Claim File Information to Employers (No Issue in Dispute)**

## Policy

All claim file information is considered personal information under the *Freedom of Information and Protection of Privacy Act* (FIPPA) and may be disclosed in limited circumstances in accordance with various exceptions listed in FIPPA. Because employers have obligations under the *Workplace Safety and Insurance Act, 1997* (WSIA), and corresponding rights to reasonably monitor and participate in the WSIB's compensation process, the WSIB has to ensure that any and all disclosures of personal information to employers adhere to the privacy provisions of FIPPA.

Where a specific FIPPA exception allows for the disclosure of personal information contained in claim files, it can generally be disclosed to employers verbally, in claim file status letters, or in claim decision letters. In the absence of a formally raised issue in dispute, or of a specific legislative authority, employers are generally **not** entitled to receive actual copies of claim file documents.

If disclosure of personal information is allowed, the responsible WSIB employee takes steps to limit the disclosure to the information that is necessary to meet the requirements of FIPPA and the WSIA.

## Purpose

The purpose of this policy is to outline and explain the legislative authority allowing the WSIB to disclose claim file information to employers in the absence of an issue in dispute.

## Guidelines

This document should be read in conjunction with 21-02-01, Disclosure of Claim File Information – General and 21-02-02, Disclosure of Claim File Information (Issue in Dispute).

## Employer

For the purposes of this policy, the term “employer” includes:

- deemed employers
- successor employers
- associated employers
- transfer of experience employers
- transfer of cost employers
- placement employers for return-to-work (RTW) purposes
- non-accident employers for RTW purposes, and
- non-accident concurrent employers

For more information on deemed employers see 12-01-01, Who is an Employer?

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For assistance in determining who successor employers are, contact the WSIB's Legal Services.

Special rules apply to the disclosure of claim file information to transfer of cost employers, associated employers, transfer of experience employers, placement employers for RTW purposes, and non-accident concurrent employers. For more information see the section entitled "Special cases," below.

**References to workers/employers**

Any reference to workers and/or employers include authorized worker or employer representatives; or authorized personal representatives, if the worker is deceased. For information on who is an authorized representative, see 21-02-04, Disclosure of Claim File Information to Worker or Employer Representatives.

**Actual claim file documents not to be provided**

Employers who have a right to personal information under this policy are entitled to verbal status information about the claim, written status information, and/or copies of decision letters. They are generally not entitled to copies of actual claim file documents.

The few instances whereby the WSIB can provide actual copies of claim file documents under this policy include when:

- a worker has not provided documents to an employer that they are required to provide, e.g., Form 6 – Workers Report of Injury/Disease
- a treating health professional has not provided an employer with a copy of the Functional Abilities Form for Planning Early and Safe Return to Work (FAF)
- an employer is requesting documents that they provided to the WSIB, e.g., Form 7 – Employer's Report of Injury/Disease, or
- the WSIB needs to share RTW documentation with the injury employer, or with placement employers for RTW purposes. Such documentation may include Transferable Skills documents, RTW assessment documents, and/or RTW plan documents.

**Disclosure under FIPPA**

The relevant FIPPA exceptions permitting disclosure of claim file information to employers can be summarized as follows:

**Consent**

Disclosure is allowed if the individual about whom the information relates consents to the disclosure.

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**Disclosure of Claim File Information to Employers (No Issue in Dispute)****No consent required****Federal or provincial law**

The WSIB does not require the worker's consent to disclose personal information to employers where such disclosure is for the purpose of complying with a federal or provincial law, including the WSIA.

For example, specific provisions under the WSIA require the WSIB to provide employers with copies of claim decision letters.

**Purpose of collection and consistent purpose**

A specific FIPPA exception allows for the disclosure of personal information to employers that has been obtained **indirectly**, (i.e., from someone other than the worker), where such disclosure is for the purpose for which the information was collected, or for a consistent purpose.

Where personal information has been obtained **directly** from the worker, disclosure to employers is generally allowed if it is:

- for the purpose for which the information was collected, or
- for a consistent purpose, **and**
- the worker might reasonably have expected such disclosure.

In either case, if the specific FIPPA exception is met, the WSIB does not require the worker's consent to disclose personal information to the employer.

For more information on collection purposes, consistent purposes, and workers' reasonable expectations see 21-02-01, Disclosure of Claim File Information – General.

**Disclosure examples**

The following tables provide examples of specific types of claim file information that can generally be disclosed to the employer without consent (Table 1), and examples of specific types of claim information that generally cannot be disclosed (Table 2). Both tables, however, **provide general guidelines only** and their specific application depends on the facts and circumstances of each claim. In all cases, the disclosure requirements of FIPPA, outlined above, must be satisfied.

If the special circumstances of the case, the especially sensitive information, or concerns around the health and safety of any individual raises questions about the ability to disclose specific claim file information, guidance should be sought from the WSIB's Privacy Office before disclosing any information, including information from either Table 1 or Table 2.

**Table 1 – Disclosure generally permitted**

<b>Claim File Status Information</b>
<b>Entitlement to Benefits/Services</b>
Information which the employer already has, such as claim number, Form 7 information, or Social Insurance Number (SIN)
History of accident/disease, i.e., date and location of incident, factors precipitating event, content of statements made by workers, employers and witnessed.
Diagnosis of injury/disease.
Names of health care providers, i.e., hospitals, doctors, or clinics.
Reasons/rationale for allowance/denial of benefits/services.
Results/conclusions of a WSIB investigation, e.g., a claim listed for investigation as a result of significant delays between when a work-related accident occurred, and when the worker reported the accident to their employer and sought initial medical attention.
<b>Ongoing claims management</b>
Diagnosis of re-injury or recurrence.
Confirmed involvement of a specific type of health care provider, such as a physiotherapist or orthopaedic specialist.
General type of treatment, i.e., physiotherapy, surgery, or chiropractic.
Date and type of relevant work-related diagnostic testing.
Frequency and/or duration of treatment.
Whether the worker is co-operating with treatment.
WSIB appointment and/or referral, i.e., Regional Evaluation Centre, Specialty Clinic Program.
General prognosis, e.g., whether complete recovery is expected.
Physical limitations/clinical restrictions (functional abilities)
Extent and percentage of permanent disability (PD) or permanent impairment (PI).
Confirm/deny whether worker is claiming for a particular injury/condition.
<b>Payment/Account Information</b>
Type of benefit, i.e., total or partial.
Payment history, i.e., from and to dates.
Whether a benefit-related debt has been created and, if so, what period it relates to.
Arrears information (date/explanation) if the worker has not fulfilled his/her obligation to repay a benefit-related debt.
Reason health care payment charged to account and category that payment comes under, i.e., physiotherapy, prescriptions, orthotics, etc.
<b>Return-to-Work (RTW) Information</b>
General health condition as it relates to co-operation in RTW activities.
Whether worker is co-operating in all aspects of RTW activities

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General type of WT program/plan undertaken including time-frames and the names of specific institutions (if any).
RTW assessment or plan information which would assist the employer in being able to provide suitable work, or in understanding how RTW costs have been assessed.
Expected date of completion of RTW plan.
Whether a referral for counselling has been made.
<b>Allocation of Costs/SIEF Information</b>
Confirm/deny previous employment exposure (apportionment of costs).
Confirm/deny pre-existing condition (if such condition may impact entitlement in the claim – see NOTE below).

**NOTE**

Where the WSIB determines that a pre-existing condition may have prolonged or caused a work-related injury, the accident employer may be advised that there is evidence of a pre-existing condition but generally may not be told what the condition is or any further details. For more information on the impact of pre-existing conditions on claims see 14-05-03, Second Injury and Enhancement Fund (SIEF), 15-02-03, Pre-existing Conditions and 15-02-04, Aggravation Basis.

**Table 2 – Disclosure generally not permitted**

Table 2 contains examples of claim file information which generally cannot be disclosed to employers. The only exception is when the information is necessary, for the purposes of a WSIB decision letter, to support and explain the decision being made.

<b>Claim File Status Information</b>
<b>Entitlement to Benefits/Services</b>
Specific clinical findings related to the work injury/disease, such as signs, symptoms, results of tests, x-rays, CT scans, etc.
Particulars regarding emergency treatment, if any.
<b>Ongoing Claims Management</b>
Particulars of treatment, i.e., names of drugs prescribed/details of surgery, etc.
Specific details regarding pre-accident work-related conditions including diagnosis, specific clinical findings (such as signs and symptoms) and nature of treatment.
Specific details regarding non-work-related conditions (whether pre- or post-accident) including diagnosis, specific clinical findings (such as signs and symptoms) and nature of treatment.
Specific details regarding a worker's non-co-operation in health care treatment.
Specific details regarding a worker's lack of co-operation in RTW activities (when such non-co-operation is due to non-work related circumstances), e.g., diagnosis of non-work related health condition.

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Specific details regarding why a worker has been referred to a specialist or sent for a WSIB appointment.
Physical findings from PD assessment.
Specific information about a worker's previous employment history, such as names of previous employers, except as it is relevant to an allocation of costs inquiry.
Specifics regarding a referral for social or psychological counselling.
<b>Payment Information</b>
Information relating to assignments, garnishments or the re-direction of WSIB benefits (see NOTE below).
When or if a worker was on social assistance or employment insurance (see NOTE below)
<b>Allocation of Costs/SIEF Information</b>
Specific details of previous employment exposure (apportionment of costs).
Specific details, including diagnosis, specific clinical findings, and nature of treatment, with respect to pre-existing work-related and non-work-related condition(s).

**NOTE**

Payment information is normally placed in the “no access” section of the claim file. Employers are generally not entitled to any information placed in this section of the claim file. The only exception is when the information is necessary for the purposes of a WSIB decision letter. For more information on other types of information normally included in the “no access” section, see the section entitled “Determining relevancy” in 21-02-02, Disclosure of Claim File Information (Issue in Dispute).

**Employer cannot disclose health care information**

Sections 59(6) and 181(3) of the WSIA prohibits employers (including associated and transfer of experience employers) and their representatives from disclosing health care information obtained from the WSIB without first removing all references to the worker's identity or case.

**Special Cases**

**Transfer of cost employers**

In the absence of an issue in dispute [see 21-02-02, Disclosure of Claim File Information (Issue in Dispute)], transfer of cost employers are only entitled to claim file status information that allows them to understand why claims-related costs have been accrued. Such information may generally include

- an explanation respecting costs that have been assessed against the transfer of cost employer and what they relate to
- what the worker's clinical restrictions/functional abilities are
- whether the regular employer has offered suitable work, and

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- if the worker is participating in a RTW plan, what the goal of the RTW plan is and the date the goal is expected to be achieved.

**Associated and transfer of experience employers**

In the absence of an issue in dispute, associated and transfer of experience employers are only entitled to claim file information that allows them to understand the combined premium rate(s) assigned to them.

**Non-accident employers**

Non-accident employers, e.g., non-accident concurrent employers, placement employers for RTW purposes and post-accident recurrence employers, are only entitled to claim file information that assists them in their efforts to provide suitable work for the worker, or to comply with their obligations under the Ontario *Human Rights Code* or the *Canadian Human Rights Act*. Normally, such information is limited to the worker's functional abilities, technical and transferable skills, and/or accommodation needs or requirements.

**Application date**

This policy applies to all decisions relating to the disclosure of claim file information made on or after March 1, 2021, for all accidents.

**Policy review schedule**

This policy will be reviewed in 2023.

**Document history**

This document replaces 21-02-03 dated January 2, 2020

This document was previously published as:

21-02-03 dated January 2, 2015

21-02-03 dated July 15, 2011

21-02-03 dated July 18, 2008

21-02-03 dated August 1, 2007

21-02-03 dated January 3, 2006

**References****Legislative authority**

*Workplace Safety and Insurance Act, 1997*, as amended  
Sections 37(4), 47, 59(6), 131(4), 150(1), 181

*Workers' Compensation Act, R.S.O. 1990*, as amended  
Sections 42, 71(7), 72(2), 114, 155(1)

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*Freedom of Information and Protection of Privacy Act, R.S.O. 1990, as amended*  
Sections 20, 21(1), 42, 43

**Minute**

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