

Ohio Industrial Commission

Mike DeWine, Governor · **Jon Husted,** Lt. Governor

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LETTER FROM THE CHAIRMAN

I am pleased to present the Ohio Industrial Commission's (IC) Annual Report for Fiscal Year (FY) 2022.

Our agency serves injured workers and Ohio employers across 12 offices located throughout Ohio with a clear mission of excellent customer service.

In the past fiscal year, our agency adjudicated more than 90,000 disputed workers' compensation claims statewide. Under the leadership of Governor Mike DeWine, the Ohio Industrial Commission is dedicated to providing outstanding service to the injured workers and employers of Ohio.

This report shows that we are an agency that isn't afraid to tackle challenges while quickly implementing new ideas and initiatives.

A few of our recent agency highlights include:

- · Attained the lowest employment level in over 30 years, without layoffs, through attrition and technological improvements.
- Maintained FY 2022 expenditures within the \$45.1MM to \$46.7MM range over a ten-year period.
- Preserved a well-funded Administrative Cost Fund (ACF) reserve through long range forecasting and cost containment.
- Minimized employer ACF rate change impacts by factoring base rate reductions into our funding needs and matching ACF rates to
 agency resource usage rates for each employer group within +-1 percent.
- Achieved a Minority Business Enterprise (MBE) Set-Aside rate of 26.5 percent as of July 2022 versus the 15 percent statutory
 threshold in FY 2022. The Encouraging Diversity, Growth and Equality (EDGE) compliance rate is 27.15 percent vs. the 5 percent
 policy requirement for the same period.
- Instituted numerous technological advances to enhance staff's ability to provide first-rate service in a hybrid environment.
- Complied with all Ohio Revised Code 4123.511 timeframes.
- Sustained very high court affirmation rates for final hearing orders appealed to court.
- Initiated a quarterly security quality review of each facility.
- Implemented mandatory building security checks of every door every 30 minutes.
- Created consistent performance goals for our claims examiners, district hearing officers and staff hearing officers.
- Completed numerous facility enhancements to improve safety and COVID-19 protection.

Since early 2020, the world has undergone a dramatic transformation to respond to the COVID-19 pandemic. I am proud to lead an organization that has responded to this global pandemic with innovation, dedication, and courage. Due to our ability to adapt and hardworking employees, we have continued to serve Ohio's injured workers and employers in a timely and impartial manner.

It is a privilege to lead this agency and I look forward to our bright future in public service.

Sincerely,

Jim Hughes, *Chairman*

ABOUT THE OHIO INDUSTRIAL COMMISSION (IC)

The IC conducts more than 90,000 hearings each fiscal year, and most of these hearings take place within 45 days of the original claim appeal. This time frame means you may expect first-rate customer service as the IC provides a forum for appealing Ohio Bureau of Workers' Compensation (BWC) and self-insuring employer decisions. Since 1912, the IC has resolved issues between parties who have a dispute in a workers' compensation claim. With each claim, the agency is dedicated to providing information and resources to help customers navigate through the appeals process.

The IC conducts hearings on disputed claims at three levels: the District level, the Staff level, and the Commission level. The Governor appoints the three-member Commission, and the Ohio Senate confirms these nominations. By previous vocation, employment or affiliation, it is mandated that one member of the Commission represents employees, one represents employers and one represents the public.

During this fiscal year, Chairman Jim Hughes represented the employees; Daniel J. Massey represented employers; and Karen L. Gillmor represented the public.

COMMISSIONERS



Jim Hughes, Chairman Employee Member Dates of Service: July 2019 - June 2025

Jim Hughes has spent his career demonstrating his passion for public service.

He was appointed by Governor Mike DeWine to be the chairman and employee member of the Ohio Industrial Commission for a term that began on July 1, 2019.

Jim brings decades of legal knowledge and public policy experience to his role as chairman. He began his career as a bailiff and court constable in the Franklin County Court of Common Pleas. He later served as assistant prosecutor in the City of Columbus

Prosecutor's Office and then as assistant prosecutor for Franklin County. He also worked previously as an attorney and partner at the Isaac Wiles law firm in Columbus.

In 2000, he was appointed to the Ohio House of Representatives and was later elected to the Ohio House of Representatives in 2000, 2002, 2004, 2006, and 2016; and the Ohio Senate in 2008 and 2012. During his 18 years in the Ohio General Assembly, Jim supported legislation that toughened criminal penalties, protected children, reformed taxes, streamlined regulations, and incentivized businesses to settle in Ohio. He also served on many legislative committees including Civil Justice, Insurance and Financial Institutions, Energy and Public Utilities, Transportation and Public Safety, and Criminal Justice.

Jim has received numerous accolades from several groups over the course of his career. He has been named Legislator of the Year by the FOP Capitol City Lodge No. 9, the Ohio Fire Chief's Association, the Ohio Nurses Association, the Ohio Association of Professional Firefighters and the AMVETS Department of Ohio. In addition, he has received the Ohio Association for Justice Workers Compensation Outstanding Service Award, and the Watchdog of the Treasury Award, among others.

Jim earned his Juris Doctorate at Capital University Law School after completing his bachelor's degree in business administration at The Ohio State University. He and his wife Susan live in Upper Arlington, and have a daughter, Kaela.



Karen L. Gillmor, Ph.D. **Public Member** Dates of Service: July 2017 - June 2023

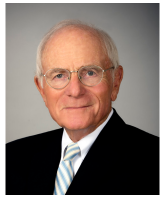
With over three decades of dedicated public service, Karen brings a tremendous knowledge of workers' compensation issues to the Industrial Commission of Ohio. A native of Ohio, she earned her diploma from Rocky River High School before earning a bachelor's degree with honors from Michigan State University and a master's degree and Ph.D. from The Ohio State University.

Her career shows a passionate interest in the fields of health care, labor relations and workers' compensation.

From 1983 to 1986, Karen served as Chief of Management Planning and Research at the Industrial Commission of Ohio. In this position, she authored a study of self-insurance, which was incorporated into Ohio's omnibus workers' compensation reform law. She also served as the employee representative to the Industrial Commission of Ohio's Regional Board of Review and the Ohio Bureau of Workers' Compensation Oversight Commission. Karen was first appointed to the IC by Governor John Kasich in July 2011 and was appointed to a second term in July 2017.

Before coming to the IC, Karen was elected to Ohio's 26th Senate District seat in 1992, 1996 and 2008. She chaired the Senate Insurance, Commerce and Labor Committee, was a member of the Unemployment Compensation Advisory Committee, and the Labor-Management-Government Committee. She served as vice chair of the State Employment Relations Board from 1997 to 2007 and was a consultant to the United States Secretary of Labor. Nationally, Karen served on the Health Committee of the American Legislative Exchange Council, as well as on the Health and Human Services Committee of the Council of State Governments' Midwestern Region.

Karen was married to United States Congressman Paul Gillmor, who tragically passed away in 2007. They have five children, Linda, Julie, Paul Michael and twins Connor and Adam.



Daniel J. Massey Employer Member Dates of Service: July 2021 - June 2027

Daniel Massey brings decades of experience both within and outside state government.

He began his career as an Ohio assistant attorney general where his practice was both in litigation and agency representation. During his tenure, Dan's clients included the Ohio Department of Transportation, the Ohio Department of Commerce, and the Ohio Department of Insurance. He also represented various boards and commissions, including the Ohio State Dental Board and the Ohio State Racing Commission.

While working in state government, he also headed the legislative program within the Ohio Attorney General and was involved in the enactment of the Ohio Consumer Sales Practice Act and the lobbying disclosure law

After leaving government service, he practiced law in Columbus. He maintained both a legislative and corporate practice and was instrumental in the passage of the alternate retirement system legislation, which allows certain public employees to join a private, defined contribution plan. He also served as a hearing officer for the Ohio State Racing Commission.

Prior to his appointment at the Ohio Industrial Commission, Dan worked at the law firm of Murray, Murphy, Moul and Basil in Columbus.

He has both a bachelor's degree and law degree from Capital University. He and his wife, Marilyn, live in Columbus. They have two children and four grandchildren.

FISCAL YEAR HIGHLIGHTS

In fiscal year (FY) 2022, the Industrial Commission (IC) heard 90,105 claims at all adjudicatory levels. District Hearing Officers (DHOs) heard 63,673 claims, while Staff Hearing Officers (SHOs) heard 26,319 claims, and the Commission heard 113 claims.

The IC timeframes mandated by R.C. 4123.511 were impacted by the COVID-19 operational response. The statutory requirement from the filing of a motion or appeal to the date of a hearing timeframe is set at 45 days. For Filing to Hearing, Allowance docket issues averaged 32 days, while Appeal docket issues averaged 36 days. The agency performance benchmark for the filing of a motion or appeal to the mailing of an order is set at 52 days. For Filing to Mailing, Allowance docket issues averaged 36 days, while Appeal docket issues averaged 39 days.

The Industrial Commission Online Network (ICON) has made it easy for parties to file motions and appeals online. First level motions and appeals filed on ICON this fiscal year totaled 35,900. Second level and above ICON filings, inclusive of appeals filed to DHO and SHO orders, totaled 41,244 in FY 2022.



Motion/Appeal Filings

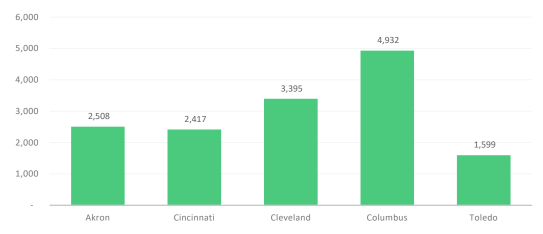
IC workloads and performance are initiated by and heavily dependent upon the volume of new motion and appeal filings. IC inventory volume is volatile depending on appeal filings, claim flows from the Bureau of Workers' Compensation (BWC), docketing volume, and other factors.

Approximately 90,784 new first level motions and appeals were filed during FY 2022 for 58,033 separate claims.

Hearing Inventory

Statewide average monthly DHO/SHO inventory, inclusive of medical inventory, was 14,851 for FY 2022. Regional breakdown of average inventories for FY 2022 is as follows: Columbus - 33 percent; Cleveland - 23 percent; Akron - 17 percent; Cincinnati - 16 percent; and Toledo - 11 percent.

AVERAGE MONTHLY INVENTORY FY 2022



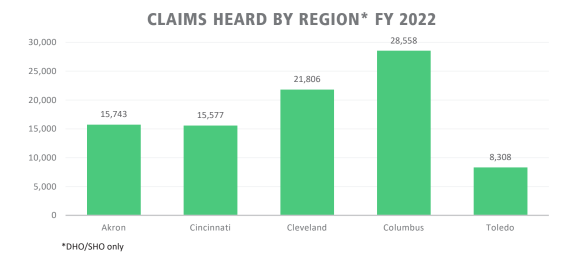
HEARING ACTIVITY

Formal hearings and administrative reviews account for the majority of Industrial Commission activity. In FY 2022, the IC made approximately 148,682 decisions on issues arising from workers' compensation claims.

During FY 2022, the IC performed 13,819 administrative reviews and heard a total of 90,105 claims at all adjudicatory levels. Claims heard is inclusive of hearings at the DHO, SHO, Deputy, and Commission venues. Administrative reviews incorporate issues that do not initially require formal adjudication via hearing (Hearing Administrator issues, Commission requests, etc.). These issues receive review and processing at the claims examining, word processing, and hearing officer levels but are not typically reflected in routine production reports under DHO or SHO dockets. These issues may subsequently result in a hearing under the normal adjudicatory processes and are reflected accordingly under respective hearing venues.

Claims Heard

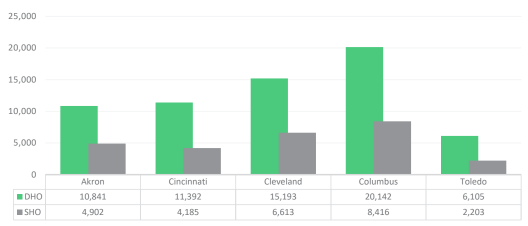
The total DHO hearing volume accounts for 71 percent of the overall hearings during FY 2022 at 63,673 claims heard, while the SHO volume is recorded at 26,319 claims heard. Deputy venue claims heard totaled 28 in FY 2022 while the Commission venue recorded 85 claims heard. Total claims heard is inclusive of continuances, referrals, dismissals, and other final determinations made as a result of a hearing.



Regionally, the distribution of FY 2022 claims heard at DHO and SHO hearing levels is as follows (rounded figures): Columbus at 32 percent; Cleveland at 24 percent; Akron and Cincinnati each at 17 percent; and Toledo at 9 percent.

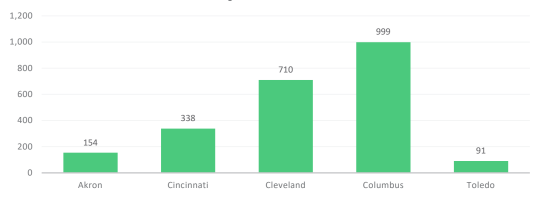
DHO and SHO hearings were conducted on 249 days during FY 2022. An average of 361 claims were heard per hearing day at the DHO and SHO hearing levels. District level hearings averaged 256 claims heard per day (rounded), while Staff level hearings averaged 106 claims heard per day (rounded).





A total of 2,292 hearing records were flagged as requiring interpreter services during FY 2022 accounting for three percent of total hearings held.

HEARINGS HELD REQUIRING INTERPRETERS FY 2022

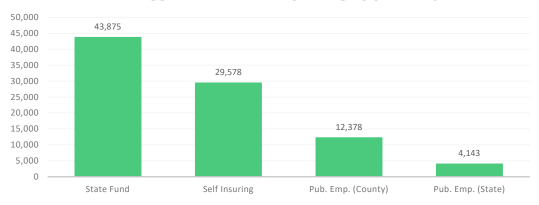


Note: An interpreter may not have been present at each hearing.

Hearings Held by Employer Group

Hearings were conducted for approximately 23,496 different employers in FY 2022. Hearings for claims of private state funded employers accounted for 49 percent of all hearings while self-insuring employers accounted for 33 percent; public county employers accounted for 14 percent; public state employers' claims accounted for 5 percent (rounded).

HEARINGS HELD BY EMPLOYER GROUP FY 2022

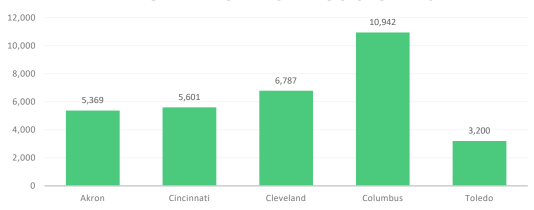


Hearing Administrator

Hearing Administrators perform a variety of functions that facilitate the adjudication process. In addition to processing approximately 16,612 continuance requests during FY 2022, they also processed 11,903 requests to cancel scheduled hearings. Additionally, Hearing Administrators processed requests for extensions related to permanent total disability filings and requests regarding other miscellaneous issues.

Statewide, Hearing Administrators made decisions on, or referred to hearing, approximately 31,899 issues during FY 2022. Regional volumes of Hearing Administrator activity are presented in the graph below.

HEARING ADMINISTRATOR DECISIONS FY 2022

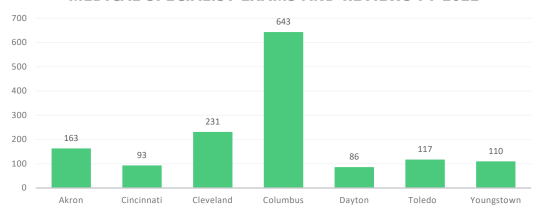


Medical Activity

The Industrial Commission schedules medical exams for injured workers that have filed for permanent total disability benefits related to work injuries. Most of these claims will result in a subsequent hearing. The volume of claims within the IC medical section as of June 30, 2022, was 221 claims.

A total of 1,443 specialist exams and medical reviews were performed on behalf of the Industrial Commission during FY 2022.

MEDICAL SPECIALIST EXAMS AND REVIEWS FY 2022



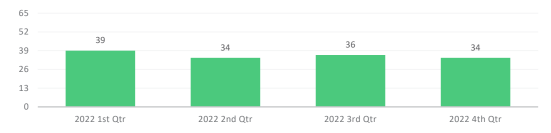
PERFORMANCE

IC hearing timeframes for DHO, SHO, and Commission hearing venues are mandated by R.C. 4123.511. On average, all IC offices performed within the statutory limits requiring a claim to be heard within 45 days of a motion or appeal filing. The IC benchmark for Filing to Mailing is set at 52 days; this performance measure is based on the entirety of the hearing process and combines the two statutory periods Filing to Hearing (45 days) and Hearing to Mailing (7 days).

District Hearing Officer Performance

DHOs conduct hearings on two formal docket types – Allowance (primarily injury allowance, compensation, and treatment issues) and C-92 (permanent partial disability issues). Only Allowance docket issues fall under timeframe requirements outlined in R.C. 4123.511. DHOs heard a total of 51,231 Allowance docket claims during FY 2022. Of those, 35,985 qualified for inclusion in time studies. Per statute, appeals or motions heard on DHO Allowance dockets must be heard within 45 days of filing. In FY 2022, Allowance dockets averaged 32 days for the statutory Filing to Hearing period. The COVID-19 operational response impacted timeframes during the fiscal year. On average, the DHO Allowance process (Filing to Mailing) was completed within 36 days during FY 2022.

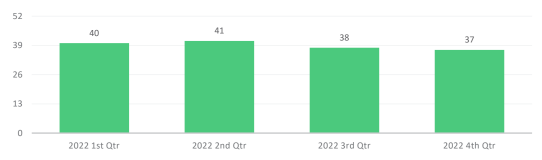
DHO ALLOWANCE FILING TO MAILING PERFORMANCE FY 2022



Staff Hearing Officer Performance

SHOs conduct hearings on five formal docket types - Appeal (primarily injury allowance, compensation, and treatment issues), PTD (permanent total disability), Reconsideration (permanent partial disability issues), VSSR (violations of specific safety requirements), and Miscellaneous (other issues not designated to a pre-defined docket type). Only Appeal docket issues fall under timeframe requirements outlined in R.C. 4123.511. SHOs heard a total of 22,423 appeal claims during FY 2022. Of those, 19,228 qualified for inclusion in time studies. Per statute, Staff hearing level appeals must be heard within a 45-day period. In FY 2022, SHO Appeal processes averaged 36 days for the statutory Filing to Hearing period.

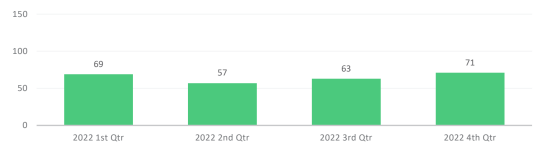




Commission Performance

Commission Appeal dockets fall under timeframe requirements outlined in R.C. 4123.511. For hearings conducted during FY 2022, the Commission venue average for the statutory 45-day Filing to Hearing period is compliant at 43 days. The Commission venue average for the Filing to Mailing timeframe is 64 days.

COMMISSION FILING TO MAILING PERFORMANCE FY 2022



SHO Refusal Order Performance

Appeals to SHO orders are discretionary in nature and processed centrally by the Commission Level Hearing Section in Columbus. Per mandate, if an appeal is refused, it is to receive a refusal order within 14 days of the expiration period in which an appeal may be filed to an SHO order.

SHO APPEAL ORDER EXPIRATION DATE TO **REFUSAL ORDER MAILING DATE FY 2022**



APPENDIX

ADMINISTRATIVE HEARING LEVELS CHART

Administrative Hearing Levels Flow Chart*

Disputed issues in self-insuring employers' claims or issues where BWC does not have original jurisdiction

BWC order

Review claim and set hearing date

14 days to file appeal

Hearing by district hearing officer and order published within 52 days of a filed appeal

Parties have 14 days after receipt of a DHO order to file an appeal

Hearing and order published by staff hearing officer within 52 days of a filed appeal

Parties have 14 days after receipt of a SHO order to file an appeal

If heard at the Commission level, hearing and order published within 52 days of a filed appeal

If a hearing is refused at the Commission level, order is sent within 14 days of appeal period expiration

Parties may appeal a Commission level decision within 60 days of receipt of a final IC order other than a decision as to the extent of disability, to the Court of Common Pleas in the county in which the injury occurred.

*Only includes the allowance and appeal processes.

PTD TIMELINE

Permanent Total Disability (PTD) Timeline

Application filed and received for permanent total disability and acknowledgment letter issued

60 Days

Parties have 60 days to submit medical evidence

(after the date of the IC acknowledgment letter)

60 Days

Medical examination processing takes an average of 69 days

45 Days

Parties have 45 days to submit additional vocational information

(from the mailing date of the IC vocational letter)

14 Days

Parties must be notified at least 14 days before their hearing

Total: 179 Days*

This is the total time that could be spent waiting for parties or physicians to submit documentation. Most time periods are dictated by IC rules.

^{*} The entire PT Process averaged 211 days during FY 2022.

LOCATIONS & CONTACTS



800.521.2691; toll free, nationwide 614.466.6136; Franklin County 800.686.1589; toll free, TDD Email: AskIC@ic.ohio.gov Web: www.ic.ohio.gov

AKRON REGION

Akron

161 S. High St., Suite 504 Akron, Ohio 44308-1602

Tel: 330.643.3550 Fax: 330.643.1468

Youngstown

242 Federal Plaza West Youngstown, Ohio 44503-1206

Tel: 330.792.1063 Fax: 330.792.2473

CINCINNATI REGION

Cincinnati

125 E. Court St., Suite 600 Cincinnati, Ohio 45202-1211

Tel: 513.357.9750 Fax: 513.723.9811

Dayton

1242 E. Dayton-Yellow Springs Rd. Fairborn, OH 45324

Tel: 937.264.5116 Fax: 937.264.5130

CLEVELAND REGION

Cleveland

615 Superior Ave. NW, 5th Floor Cleveland, Ohio 44113-1898

Tel: 216.787.3001 Fax: 216.787.3483

COLUMBUS REGION

Columbus

30 W. Spring St., 7th Floor Columbus, Ohio 43215-2233

Tel: 614.466.4683 Fax: 614.644.8373

Cambridge

2130 E. Wheeling Ave. Cambridge, Ohio 43725

Tel: 740.435.4000 Fax: 740.435.4010

Logan

12898 Grey St. Logan, Ohio 43138

Tel: 740.380.9685 Fax: 740.385.2436

Mansfield

240 Tappan Drive N., Suite A Mansfield, Ohio 44906

Tel: 419.529.1360 Fax: 419.529.3084

Portsmouth

1005 Fourth St. Portsmouth, Ohio 45662-4315

Tel: 740.354.2334 Fax: 740.353.6975

TOLEDO REGION

Toledo

One Government Center, Suite 1500 640 Jackson Street Toledo, Ohio 43604

Tel: 419.245.2740 Fax: 419.245.2652

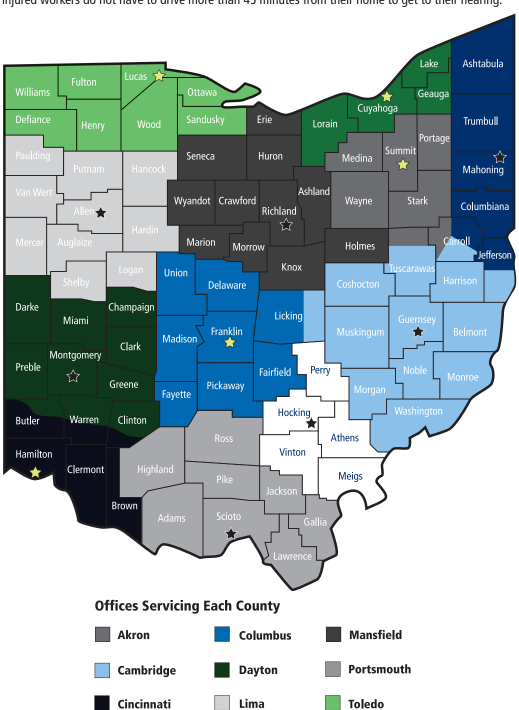
Lima

2025 E. Fourth St. Lima, Ohio 45804-0780

Tel: 419.227.7193 Fax: 419.227.7150

DISTRICT OFFICE ASSIGNMENT MAP

Our 12 offices in 5 regions blanket the state. IC office locations are carefully chosen so that most injured workers do not have to drive more than 45 minutes from their home to get to their hearing.



Logan

Cleveland

IC District Office Location

IC Regional Office Location

Youngstown

GLOSSARY OF WORKERS' COMPENSATION **TERMS**

Adjudicate: To make an official decision about a dispute; to settle judicially.

AWW: Acronym for 'Average Weekly Wage'. All indemnity benefits are determined by a percentage of the average weekly earnings of the injured worker.

Claim Form: The form filled out by an injured employee to initiate a workers' compensation claim. This form has important legal ramifications.

Commission Level: If an injured worker or employer is dissatisfied with the decision of a staff hearing officer, they may file an appeal to the Commission level. The three Commissioners may either refuse to hear the appeal or accept it for a hearing.

Compensable: A claim for which workers' compensation benefits are due.

Contested Claim: A workers' compensation claim where: (1) the employer rejects liability for it; or (2) the employer fails to accept liability for it; or (3) the employer fails to timely respond to a demand for benefits.

Denial Letter: The document sent to the employee by the employer or insurance company advising that the claim for workers' compensation benefits has been denied.

District Level: If a workers' compensation claim is contested, it is set for a hearing before a district hearing officer (DHO). A hearing will be held at the Commission office nearest the injured worker's residence. If either party is dissatisfied with the decision of the DHO, an appeal must be made in writing or online and filed within 14 days of receipt of that decision.

Hearing Administrator: Hearing administrators are responsible for preparing claims for hearings and ensuring a smooth hearing process for every party involved in a claim. Their duties include reviewing and processing requests to continue and cancel hearings, issuing subpoenas, conducting depositions and submitting interrogatories, and ensuring that claims have sufficient information for hearing.

Indemnity: A benefit delivered by payment of money. Distinguished from benefits delivered by a service, such as medical treatment.

Industrial Injury: An injury that occurs during or because of work.

ME: A medical exam

Occupational Disease: A disease contracted in the course of employment, which by its causes and the characteristics of its manifestation or the condition of the employment results in a hazard which distinguishes the employment in character from employment generally, and the employment creates a risk of contracting the disease in greater degree and in a different manner from the public in general.

Ohio Bureau of Workers' Compensation: (BWC) a state agency that administers the collection of premiums from employers and the payment of compensation and medical benefits to injured workers who have been determined to have compensable claims.

Ohio Industrial Commission: (IC) a state agency that handles all hearings on contested workers' compensation claims.

OSHA: the Occupational Safety and Health Administration

PD or PPD: Permanent Disability or Permanent Partial Disability Indemnity.

Permanent Total Disability: The inability to perform sustained remunerative employment due to the allowed condition(s) in the claim(s). The term "permanent" as applied to disability under the workers' compensation law does not mean that such disability must necessarily continue for the life of the injured worker but that it will, within reasonable probability, continue for an indefinite period of time without any present indication of recovery therefrom.

Self-Insuring Employer: An employer who is granted the privilege under the Ohio Revised of paying workers' compensation and benefits directly to its employees.

Staff Level: Appeals from the district hearing officer's (DHO) decision will result in a second hearing before a staff hearing officer (SHO). The law guarantees injured workers and employers the right to appeal a DHO's decision to the SHO level.

TD, TTD or TDI: Temporary Total Disability Indemnity

TPD: Temporary Partial Disability Indemnity

Vocational Rehabilitation: An entitlement to injured workers who are precluded from returning to their usual and customary occupation due to disability arising out of a work injury.

Ohio Industrial Commission

Timely, Impartial Resolution of Workers' Compensation Appeals

30 West Spring Street, Columbus, Ohio 43215 www.ic.ohio.gov, (800) 521-2691

Mike DeWine, Governor Jon Husted, Lt. Governor

Jim Hughes, Chairman Karen L. Gillmor, Ph.D., Member Daniel J. Massey, Member







