PEPARTMENT OF LABO		Submit OSHA	Case or File Nur	nber		DO NOT WRITE IN THIS SPACE
00 SW JACKSON STE 600 OPEKA KS 66612-1227	0	riginal There is	a \$250 penalty for re	peated failure to file /		
	ATTACHED INSTR		, , ,	•		
. Federal Employer's Identification						COUNTY
. Name of Employer						1
			· · ·	,		CAUSE
Street			City	State	Zip Code	
. Location, if different from mailing	address Street		City	State	Zip Code	NATURE
. Nature of Business	N	AICS or S.I.C. Code		Dept. or Division		-
. Name of Employee		Middle	Last	A	.ge Sex	SEVERITY
. Home Address		Middle	Lasi			
Street			City	State	Zip Code	O - NO TIME LOST 1 - TIME LOST
. Soc. Sec. #	Birth Date	Employee's Occupation		Home Phone Number ()	2 - MEDICAL
. Date of Injury or Occupational D						3 - FATAL
Date reported to employer						SOURCE
0. Place of Accident or last exposure	e					
	City		County	State		MEMBER
						DO NOT WRITE
2. How did accident occur?						DO NOT WRITE IN THIS SPACE
 Was accident or last exposure of How did accident occur? How did accident occur? How did accident occur? What was employee doing when it 						
 How did accident occur? 	injured?					
2. How did accident occur?	injured?					
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OSHA Case Information (not to be filed with the Division of Workers Compensation)

25.	Case number from the Log	(Transfer the case number from the Log after you record the case.)				
26.	Date of injury or illness					
27.	Time employee began work	A.M. / P.M.				
28.	Time of event	A.M. / P.M.	Check if time cannot be determined.			
29.	What was the employee doing just before the incident occurred? Describe the activity, as well as the tools, equipment or material the employee was using. Be specific. <i>Examples: "climbing a ladder while carrying roofing materials"; "spraying chlorine from hand sprayer"; "daily computer key-entry."</i>					

30. What happened? Tell us how the injury occurred. *Examples: "When ladder slipped on wet floor, worker fell 20 feet";* "Worker was spraying with chlorine when gasket broke during replacement"; "Worker developed soreness in wrist over time."

31. What was the injury or illness? Tell us the part of the body that was affected and how it was affected. Be more specific than "hurt," "pain," or "sore." *Examples: "strained back"; "chemical burn, hand"; "carpal tunnel syndrome."*

32. What object or substance directly harmed the employee? *Examples: "concrete floor"; "chlorine"; "radial arm saw".* If this question does not apply to the incident, leave blank.

33. If the employee died, when did death occur? Date of death _____

General Instructions

Please answer every question on the accident report. Failure to provide all answers may cause the accident report to be returned to the employer. Returned accident reports would most likely cause delays in benefits being paid to the injured employees and could subject the employer to fines.

Submit the original report only. Reports must be typewritten, computer generated, or neatly printed in black ink. Please avoid faxing or sending copies of accident reports, as they are difficult for the Division to microfilm.

The employer should send this accident report to its insurance carrier, third party administrator or pool association as indicated in the employer's insurance contract. The employer is responsible for submitting or causing the original report to be sent to the Division's office within 28 days of the date of the employer's receipt of knowledge of the accident.

Submission of this Employer's Report of Accident does not constitute a written claim.

Definition of an Incapacitating Injury

The Workers' Compensation Act sets forth a strict time frame for filing of accident reports with the Division. The controlling statute is K.S.A. 44-557(a), which reads as follows:

(a) it is hereby made the duty of every employer to make or cause to be made a report to the director of any accident, or claimed or alleged accident, to any employee which occurs in the course of the employee's employment and of which the employer or the employer's supervisor has knowledge, which report shall be made upon a form to be prepared by the director, within 28 days, after the receipt of such knowledge, if the personal injuries which are sustained by such accidents are sufficient wholly or partially to incapacitate the person injured from labor or service for more than the remainder of the day, shift or turn on which such injuries were sustained.

Accident reports are not required for every work related injury. The statute requires a report to be filed when the worker's whole or partial incapacity continues beyond the "day, turn, or shift which such injuries are sustained" as the result of accident. "Incapacity" is not specifically defined within the law, but the Division believes that the Legislature's intent was to reference a worker's whole or partial loss of the ability to perform his or her ordinary job tasks. When in doubt, keep in mind the law contains no penalty for filing a report that ultimately proves to be unnecessary. There are penalties, however, for failing to file a report when one was required. Those penalties are fines and limitations on the defenses the employer may assert should a claim be filed.

Instructions for Specific Items

- Item 14: Name the object or substance which directly injured the employee. Example: machine or object employee struck or struck employee; vapor or poison employee inhaled or swallowed; chemicals or radiation which irritated employee's skin; if hernia, the object employee was lifting or pulling; etc.
- Item 15: Please be as specific as possible indicating all that is known about the injury. Name part of body injured.