Worker’s Compensation Board of Indiana (INWCB) Announcement

INWCB EDI Claims Release 3.1 Changes and Clarifications

Date: May 2, 2019

The following INWCB Element Requirement Table changes are critical and are effective May 15, 2019:

DN0052 Employee Date of Birth changing from AR (If Applicable/Available Transaction Rejected) to m (Mandatory) for FROI and SROI MTC UR: Changed FROI and SROI UR requirement code from AR to m, as IAIABC has determined that m should’ve been allowed on a UR as it is match data for some states. Trading Partners weren’t all reporting it due to AR requirement code. This was a Mandatory field for INWCB in Release 1. This should have minimal impact to the industry as most URs have already been received. If DN0052 Employee Date of Birth was not reported on the FROI UR, it must be added with a FROI 02. As of 4/30/2019, INWCB changed their Reportable Change Code for a FROI 02 – Add for DN0052 Employee Date of Birth from N (No) to K (Change on FROI).

DN0118 Accident Site County/Parish changing from M to MC for FROI MTC 00 and AU: Corrected Requirement Code from M to MC for FROI 00 or AU to only require DN0018 Accident Site County/Parish if DN0123 Accident State Code = IN.

The following INWCB Edit Matrix change is critical and is effective May 15, 2019:

DN0027 Insured Location Identifier removed Error 030 Must be A-Z, 0-9, or spaces with no special characters: Removed the edit on the DN0027 Insured Location Identifier for Error 030: Must be A-Z, 0-9, or spaces with no special characters. The IAIABC Systems Committee will be removing the L on the DN-Error Message Table for DN0027 Insured Location Identifier.

These changes mentioned above have been logged for INWCB’s next version of their requirements which will be published at a later date.

Clarification of DN0040 Date Employer Had Knowledge of the Injury: In Indiana, Date Employer Had Knowledge of Injury (DN0040) is identified by the date an injury became reportable based on IC 22-3-4-13 which states that “Within seven (7) days after the employer’s knowledge of the injury, either actual, alleged, or reported under IC 22-3-3-1, that causes an employee's death or the need for medical care beyond first aid, a report concerning the injury shall be made…” An incident that does not require at least basic first aid is not a reportable injury in Indiana. As such, an employer cannot have knowledge of a reportable injury before basic first aid is administered.

The INWCB understands that this use of DN0040 is unorthodox and has explored all options when trying to find a solution that would work to meet Indiana’s statutory obligation for reporting, and also have it be suitable for the Trading Partners. DN0040 is used in the requirement condition for DN0077 Late Reason Code as well.

Clarification of Medical Only Suspension: On claims where no indemnity has been paid, there is no need to file a SROI SJ. At this time, the INWCB is not expecting or requesting any filings to be made for suspensions on non-indemnity claims. The INWCB recommends that the Claim Administrator send a simple letter to the Injured Worker informing them that their medical benefits are going to be suspended; however, this is not required.

If you have any questions, please contact the INWCB EDI Support Team by email at INWCBEDI@iso.com.

Thank you,
Indiana EDI Support Team
INWCBEDI@iso.com