NOTICE: MEDICAL TREATMENT FOR YOUR WORK INJURY OR OCCUPATIONAL ILLNESS Your employer has selected a list of 6 or more physicians and other health care providers who are available to treat your workrelated injuries and illnesses during the first 90 days of treatment. This list is posted at Break-Room for you to view, Also, you may get a copy of this list from HR or Safety Department If you are injured at work or suffer an occupational illness, you have certain legal RIGHTS and DUTIES under Section 306(f.1)(1)(i) of the Workers' Compensation Act regarding your medical treatment. These rights and duties are summarized below. MEDICAL TREATMENT: DURING THE FIRST 90 DAYS of your choice. If that opinion is different from the You have the RIGHT to receive reasonable and necessary opinion of the listed provider, you have the RIGHT to medical treatment for your work injury or occupational choose which course of treatment to follow. If you choose illness. Your employer must pay for the treatment, as long the treatment prescribed in the second opinion, you must as the treatment is by one of the listed providers. receive the treatment from a listed provider for a period of 90 days after the date of your visit to the provider of the You have the RIGHT to choose which of the listed providers will treat you for your work injury or illness. second opinion. You have the DUTY to visit one or more of the listed You have the RIGHT to switch among any of the listed providers for the first 90 days of treatment for your work providers when you receive treatment; and if a listed provider refers you to a provider not on your employer's injury or illness if you expect your employer to pay for the medical treatment you receive. list, you have the RIGHT to receive treatment from the referral provider. If you seek treatment for your work injury or illness from a provider who is not on the list, your employer may not You have the RIGHT to receive emergency medical have to pay for this medical treatment during this 90-day treatment from any provider. However, non-emergency period. Therefore, you should talk to your employer treatment must be given by a listed provider. before seeking treatment from a provider who is not on the list. If a listed provider prescribes surgery for you, you have the RIGHT to receive a second opinion from any provider IMPORTANT: The requirements your employer must meet to have a valid list of at least 6 providers are shown on the reverse side of this form. If the list does not meet these requirements, it is not a valid list, and you have the right to seek medical treatment for your work injury or occupational illness from any health care provider of your choice. MEDICAL TREATMENT: AFTER THE FIRST 90 DAYS You have the DUTY to notify your employer if you You have the RIGHT to receive treatment from any receive treatment from a physician or other health care physician or other health care provider of your choice, provider who is not listed by your employer. You must whether or not they are listed by your employer. Your notify your employer within five days of the first visit to employer must pay for this treatment, as long as it is any provider who is not on your employer's list. The reasonable and necessary for your work injury or employer may not be required to pay for treatment occupational illness and has been properly documented by received until you have given this notice. the physician or other health care provider. Your signature on this form indicates that you have been informed of and you understand these rights and duties. If you have questions, be sure you have your rights and duties explained to you before signing this form. I HAVE BEEN INFORMED OF MY MEDICAL TREATMENT RIGHTS AND DUTIES WITH REGARD TO WORK-RELATED INJURIES AND OCCUPATIONAL ILLNESSES. THIS NOTICE WAS PRESENTED TO ME AT (check one): ☐ OTHER ☐ WHEN I WAS INJURED TIME OF HIRE EMPLOYEE: EMPLOYER REPRESENTATIVE:

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