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The Idaho Worker’s Compensation Act was signed into law in March of 1917. A lot has changed in the ensuing 100 years, but during that time the Commission has been guided by the compromise upon which Worker’s Compensation is founded; workers are guaranteed compensation for workplace injuries regardless of fault, while the liability of employers is capped. This compromise manifests in our day to day approach to administering the worker’s compensation law, in our outreach to constituents and in our efforts to assure that the system continues to honor these first principles as we move into our second century.

It’s been a good century so far. We have moved from our Clearwater location to the new state campus on Chinden Boulevard. We have slightly more space, up-to-date electronic and video capabilities, unlimited parking, and a lower rent. In January of this year Governor Little announced the consolidation of IT services in a new state agency. We believe that this will ultimately give us much better access to services and technologies helpful to our mission, as well as meeting the State’s cybersecurity goals. On a related note, in the past year we have embarked on our own business modernization project, which will eventually culminate in paperless filing and electronic case management. We hope to start testing some of these strategies in the next year.

These and other business objectives are outlined in this strategic plan. The Commission will continue to communicate regularly with stakeholders, the legislature and the office of the Governor to make sure that the Idaho Worker’s Compensation laws continue to be administered fairly and in a timely fashion.

**Chairman**
Thomas P. Baskin

**Commissioner**
Aaron White

**Commissioner**
Thomas E. Limbaugh

**OUR MISSION**

*Fairly administer the Idaho Workers’ Compensation Law.*
# VISION, VALUES, AND EXTERNAL FACTORS

## OUR VISION

*Cultivate an Idaho Workers’ Compensation system that is cooperative, supportive, and equitable for workers and employers in addressing the effects of workplace injuries and illnesses.*

## Ethical Practices & Behavior

- We conduct our daily business per local, state and federal laws and the Idaho Code of Judicial Conduct
- We are committed to maintaining neutrality in all interactions with our constituents and reviewing each situation objectively
- We encourage our employees to take pride in their work and promote professional, respectful behavior

## Quality Customer Service

- We strive to provide prompt service and accurate information
- In addition to our main administrative office in Boise, we maintain 10 field offices throughout the state, so our customers have convenient access to services
- We continuously review our website to ensure that content is informative, current, and accessible

## Challenging & Positive Work Environment

- Our employees are our most valuable resource; we encourage mutual respect, teamwork, innovation, and progressive leadership

## Effective & Efficient Operations

- We use our resources responsibly, keeping in mind the “big picture” of the agency’s goals
- We strive to streamline our processes to improve efficiency and serve Idahoans effectively

## Key External Factors

- Changes to the economy and population affecting employment in Idaho
- Retention of employees in a competitive labor market
- Idaho Supreme Court decisions
- Insurance industry business practices
- Loss of critical institutional knowledge through retirement and turnover
- Historical reliance on paper records
## CORE DEPARTMENT FUNCTIONS

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<th>Description</th>
<th>Related Legislation</th>
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<td><strong>Compensation Division</strong></td>
<td>Evaluates insurance carriers requesting to write workers’ compensation insurance and employers requesting to become self-insured; endeavors to ensure that adequate securities are on deposit with the State Treasurer’s Office to cover outstanding awards; enforces the insurance requirements of the Idaho Workers’ Compensation Law; ensures that workers’ compensation benefits are paid properly and timely; and resolves emergent issues between claimants and sureties on non-litigated claims.</td>
<td>(Title 72, Chapters 1-8, Idaho Code)</td>
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<td><strong>Adjudication Division</strong></td>
<td>Promotes the timely processing and resolution of disputed workers’ compensation claims and medical fee disputes; provides an alternative method of resolving disputes through mediation; provides judicial review of unemployment insurance appeals from the Idaho Department of Labor; and hears appeals from determinations made by the Crime Victims Compensation Program.</td>
<td>(Title 72, Chapters 1-13, Idaho Code)</td>
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<td><strong>Rehabilitation Division</strong></td>
<td>Assists injured workers by facilitating an early return to employment, which is as close to the workers’ pre-injury wage and status that can be obtained.</td>
<td>(Title 72, Chapter 5, Idaho Code)</td>
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<td><strong>Crime Victims Compensation Program</strong></td>
<td>Provides financial assistance to victims of crime for medical expenses, funeral costs, and lost wages that are incurred as a result of criminally injurious conduct. The program also pays for sexual assault forensic examinations.</td>
<td>(Title 72, Chapter 10, Idaho Code)</td>
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AGENCY GOAL 1:

Enforce the statutory and regulatory requirements of the Idaho Workers’ Compensation Law

Objectives:

1. Ensure all workers in the state are afforded the coverage required by law.
2. Ensure that all insurance carriers and self-insured employers authorized in Idaho maintain adequate security deposits to protect injured workers.
3. Ensure the prompt and accurate payment of benefits to injured workers.
4. Establish statutes and rules that set reasonable fees for quality, timely, and accessible medical services provided to Idaho’s injured workers.
6. Update the Audit Guidelines to incorporate Electronic Data Interchange (EDI) processes.
7. Review and update as necessary reciprocity agreements with surrounding states.

Performance Measures:

1. Number of employers who obtained insurance as a result of Employer Compliance investigation
   Benchmark: 1,700 employers¹

2. Electronic Data Interchange (EDI) filing submissions are successfully transmitted by June 30, 2022
   Benchmark: 95%¹

3. Surety audits meet Commission Audit Guidelines
   Benchmark: 100%¹

¹ This performance measurement is based on internal agency targets.
AGENCY GOAL 2:
Provide timely dispute resolution arising from workers’ compensation, unemployment appeals, and crime victims compensation cases

**Objectives:**

1. Issue workers’ compensation decisions promptly.
2. Resolve workers compensation claims through mediation when requested.
3. Complete pending unemployment insurance appeals within the time frame set by the U.S. Department of Labor.
4. Resolve medical fee disputes between payers and providers.
5. Streamlined Defendant Settlement Summary and Claimant Attorney Memorandum are made available online for efficient filing and review.

**Performance Measures:**

1. Average number of days to issue a decision following the date a case is fully submitted
   *Benchmark: 90 days*\(^2\)
2. Percentage of successful mediated workers’ compensation claims
   *Benchmark: 90%*\(^2\)
3. Average number of days to resolve medical fee disputes
   *Benchmark: < 90 days*\(^2\)
4. Number of days to process completed lump sum settlements
   *Benchmark: < 7 days*\(^2\)
5. Average age of pending unemployment insurance appeals
   *Benchmark: < 40 days*\(^3\)

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\(^2\) The agency is committed to expediting judicial matters, so we have set the worker’s compensation, mediation, and medical fee dispute benchmarks accordingly.

\(^3\) The U.S. Dept. of Labor sets the unemployment insurance appeal benchmark of fewer than 40 days.
Objectives:

1. Reward high performers with merit-based bonuses and provide short-term merit increases during periods of increased responsibility.

2. Continually provide targeted training and developmental opportunities for employees to enhance their skills related to agency positions.

3. Target salary savings and CEC disbursement on classifications where the agency is experiencing the highest turnover, key personnel, and on those employees with low compa-ratios.

4. Monitor turnover rates monthly to identify trends and develop internal strategies and budgetary requests.

5. Conduct presentations to students and program directors in state educational programs on the employment opportunities available within the Industrial Commission.

6. In May of each year, managers will develop individual career growth plans for all of their employees to incorporate into their departmental training budgets.

Performance Measures:

1. Percentage of employee turnover

   Benchmark: <20%\(^4\)

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\(^4\) The agency set this benchmark as an internal goal due to the high turnover we experienced in FY19.
AGENCY GOAL 4:  
Modernize the exchange of information with agency stakeholders

**Objectives:**

1. Work with the project team to develop an RFP/Invitation to Negotiate to select a technology vendor to program and implement software consistent with IIC needs requirements and future vision over the course of a 42 month project.

2. Pursue a uniform record retention policy and storage solution that meets the IIC business requirements.

3. Evaluate workflows for efficacy and institute changes as necessary to support reliable and accurate operations and customer satisfaction.

4. Develop a plan to upgrade EDI Claims 3.0 to 3.1 in conjunction with our modernization efforts.

**Performance Measures:**

1. Implement a secure process for customers to submit data and requests to the Industrial Commission in a safe, efficient, and user-friendly format
   *Benchmark: <42 Months*

2. Percentage of agency retention policies updated with new technology processes by June 30, 2020
   *Benchmark: 100%*

3. Implement an automated workflow system
   *Benchmark: <42 Months*

4. Collect performance metrics for all agency departments
   *Benchmark: <42 Months*

5. Percentage of implementation guides and trading partner tables published by June 30, 2021
   *Benchmark: <100%*
AGENCY GOAL 5:
Provide educational and outreach opportunities to agency stakeholders

Objectives:

1. Provide training and outreach programs on the insurance requirements of Idaho’s Workers’ Compensation Law in all areas of the state.

2. Educate medical providers and their personnel on the impact and importance of their role in the workers’ compensation system, including proper billing and payment practices.

3. Enhance relationships with sureties and claims administrators through regular meetings and education.

4. Participate in business/community fairs to educate and promote agency programs and services.

5. Utilize webinar broadcasting whenever practical to reach all areas of the state.

Performance Measures:

1. Percentage of trainees that successfully certify as an Idaho Workers’ Compensation Specialist
   Benchmark: 75%

2. Number of business/community fairs with agency participation
   Benchmark: >5
AGENCY GOAL 6:
Provide vocational rehabilitation services focused on restoring injured workers to gainful employment and minimizing loss for employers

Objectives:

1. Initiate contact with the injured worker early in the medical recovery process to provide vocational services with the time-of-injury employer and utilize transitional return to work planning.

2. Where return to work with the time of injury employer is not possible, assist injured workers to return to new employment by providing quality vocational services that minimize loss and restore the injured worker to as close as possible to their pre-injury status and salary.

3. Provide timely case management documentation throughout the vocational process to keep parties to the case informed.

4. Broaden educational outreach efforts to all referral sources, including, employers, medical providers, attorneys, and sureties.

Performance Measures:

1. Median number of days from referral to eligibility determination
   *Benchmark:* <5 days

2. Percentage of rehabilitation cases returned to their pre-injury employer in their original or modified duty position
   *Benchmark:* >65%

3. Percentage of rehabilitated workers maintaining their pre-injury status and wage
   *Benchmark:* >90%

4. Median number of days for completed case management documentation
   *Benchmark:* <30 days

5. Percentage of employer referrals for rehabilitation services
   *Benchmark:* >15%

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*All performance measurements are based on internal targets established to ensure service delivery. The results are reflected in the Rehabilitation Division goal-oriented performance report and the agency performance measurement report.*
OUR MISSION
Ensure eligible victims are provided appropriate financial assistance to aid in recovery from the traumatic effects of crime.

OUR VISION
Meet the needs of victims by progressively, compassionately, and effectively easing the impact of crime.

The CVCP funding comes from fines and penalties assessed on criminal convictions in Idaho, the Victims of Crime Act (VOCA) Federal Grant Award, and restitution from offenders. The program provides financial assistance for reasonable expenses which are a direct result of a crime including:

- Payments for physician and hospital services, medicine, and other approved treatment
- Mental health treatment
- Counseling benefits for family members of victims
- Wage loss
- Dependent death benefits
- Funeral expenses
- Sexual assault forensic examinations ($300,000 is appropriated by the Idaho General Fund to pay for adult forensic examinations)

Key External Factors

- Increase in demand for services for victims with limited English proficiency
- VOCA grant funding for victim assistance services in Idaho
- Increase in sexual assault examination claims
- Uncertainty of national healthcare reform and Medicaid benefits
- Inadequate protocol/standards for sexual assault forensic examinations
- Demand on state funding mechanisms
CVCP GOAL:

Administer benefits to crime victims efficiently and responsibly

**Objectives:**

1. Provide timely payments for crime related expenses.
2. Provide case management to ensure eligible victims understand the benefits that are available to them.
3. Ensure sexual assault and abuse victims are not billed for forensic exams.
4. Inform victims of eligibility requirements.
5. Review restitution collections and financial reports monthly to monitor spending and collections to ensure the program stays within budget.
6. Create a new treatment plan report to replace the need for session notes. Crime Victims staff will meet with treatment providers to determine how to best update the program’s policy requiring session note documentation.
7. Manage federal grants to ensure continued funding levels and provide input to the Office of Victims of Crime to enhance federal funding and benefits to victims.
8. Provide outreach and training to sexual assault nurse examiners and examination providers

**Performance Measures:**

1. Number of days to determine eligibility of crime victims’ application form receipt of required documentation
   *Benchmark: <30 days*

2. Number of days to make the first payment from receipt of application for compensation
   *Benchmark: <120 days*

3. Number of days to make payment for sexual assault forensic examinations from receipt of Sexual Assault Examination Reimbursement Form
   *Benchmark: < 45 days*

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6 All benchmark targets are identified as objectives for this goal. These targets have been identified by the Crime Victims Compensation Bureau as internal production goals. The results are reported to the Office of Victims of Crime annually and are reflected in the agency performance measurement report.

7 This benchmark target is established as a production goal after legislative changes were made in FY19 regarding how adult sexual assault forensic examinations are processed.
As a technology customer of the Office of Information Technology Services (ITS) in the Governor’s Office, we are using the cybersecurity systems and technical expertise in ITS to fulfill requirements related to Executive Order 2017-02. Staff from ITS briefed the National Institute of Standards and Technology (NIST) Core Framework, Critical Security (CIS) Controls 1-5, and their plan for adoption of the NIST Cybersecurity Framework. We participate in Division of Human Resources (DHR) and ITS administered cybersecurity training, as awareness is a critical component of an effective cybersecurity program. As briefed by ITS staff, implementation of the CIS Controls 1-5 will be their responsibility for the systems they operate and, as technological tools applied to the computer systems, largely invisible to us as a customer. ITS, working through the multi-agency Incident Response Task Force, has developed an Incident Response Program in support of our agency.

The Industrial Commission undertook a comprehensive review of the rules because of the unique legislative landscape of 2019. The Commission’s goal was to consolidate, clarify, and modernize the rules the agency and its stakeholders use. The Red Tape Reduction Act review resulted in three new re-numbered chapters that are easier to use, with centralized definitions and abbreviations for consistency, and modernized language for increased clarity.

- 13 Chapters were combined into a new total of 3 chapters
- 31,273 words were reduced to 19,858 words
- 506 restrictions were reduced to 403 restrictions
- 65 pages were reduced to 51 pages