WHAT IS WORKERS' COMPENSATION?
California’s no-fault workers’ compensation law was passed by the State Legislature to guarantee prompt, automatic benefits to workers injured on the job. The County’s self-insured Workers’ Compensation program is managed by the Risk Management Unit (RMU). The County contracts with a third-party claims administrator who is responsible for reviewing and accepting claims and paying benefits. The process of investigating claims may take up to 90 days during which no disability benefits would be paid. Medical treatment may be covered during the delay period for up to $10,000.

WHO IS ENTITLED TO BENEFITS?
If you have an on-the-job injury or an illness which resulted from your job, you may be entitled to workers’ compensation benefits. These benefits are provided at your employer’s expense. The injury or illness may result from a single incident or from repeated or prolonged exposure to activities or substances at work. With only a few exceptions, all California employers are subject to state workers’ compensation laws. Not all claims occurring at the workplace are compensable.

WHAT ARE THE BENEFITS?
State benefits are described on the California Department of Industrial Relations information sheet accompanying the Employee’s Claim for Workers’ Compensation Benefits (Form DWC-1). Possible benefits include medical care, temporary disability payments, permanent disability payments, death benefits, and supplemental job displacement benefits.

CALIFORNIA LABOR CODE 4850 BENEFITS
If you are a public safety officer, as defined by Labor Code Section 4850, you will be paid full salary while unable to work in lieu of Temporary Disability for one cumulative year which equals a maximum of 260 workdays or 2,080 hours. The 2080 hours includes time used for medical appointments/treatment/therapy.

If you continue to be temporarily disabled for more than one cumulative year, you will be paid Temporary Disability benefits (to the maximum rate) until the benefit terminates by law. Eligible 4850 employees may supplement the Temporary Disability benefits with accrued leaves, including sick leave, up to 75% of gross salary. (Please refer to your MOU for the details).

Employees who are eligible for 4850 benefits do not receive the Industrial Sick Leave Supplement.

WHAT COUNTY PAYMENTS ARE MADE TO YOU?

INDUSTRIAL SICK LEAVE SUPPLEMENT
Alameda County also provides a salary supplement called Industrial Sick Leave (taxable) which supplements the Temporary Disability benefit and is only paid in conjunction with approved Temporary Disability benefits. For eligibility and the percentage of supplement, please refer to your MOU.

The Industrial Sick Leave supplement will be paid to you by the County, for the period specified in your MOU as long as the treating physician advises the County’s Workers’ Compensation Claims Administrator that you are unable to work due to your injury. Please refer to your MOU for the details.

No Industrial Sick Leave is paid for the three-day waiting period unless it is waived due to hospitalization or if your disability continues for more than 14 days.

OTHER COUNTY BENEFITS
While receiving the Industrial Sick Leave supplement or 4850 benefits, you continue to accrue vacation, sick leave and credit for County service at your usual accrual rate and receive full County contributions for health, dental and life insurance premiums.

You will not be paid for holidays, vacation, floating holidays, etc. for any approved industrial injury absence which falls within the eligibility period for 4850 Benefits or Industrial Sick Leave.

After these benefits (Industrial Sick Leave or 4850) expire, if eligible, you may use accrued leaves to supplement continuing Temporary Disability benefits up to allowed maximum industrial sick leave supplement (75% for 4850 employees) of your gross salary. You continue to accrue vacation and sick leave at your usual accrual rate and receive the full County contribution towards health, dental and life insurance premiums. If your available leave is less than the hours needed to supplement up to the allowed maximum industrial sick leave supplement (75% for 4850 employees), the vacation and sick leave accrual is prorated. If your available leave is less than the maximum hours needed to supplement but at least 50% of the maximum, you will receive full County contributions towards dental and life insurance premiums; however, the County’s contribution towards health insurance premiums will be pro-rated. If your available leave is less than 50% of the maximum supplemental amount, there will be no County contributions and you will have to pay to continue your health, dental and life insurance coverage. (Please refer to your MOU for the details)

MEDICAL APPOINTMENTS
You may be paid leave for medical treatment, therapy, or diagnostic tests after you return to work if you submit the Confirmation of Physician Visit/Work Status Report form with your timesheet. See applicable MOU for eligibility and conditions for payment. See Departmental Personnel or Risk Management for forms.

HOW DO YOU RECEIVE BENEFITS?
In case of an emergency, call 9-1-1.
If necessary, go directly to the emergency room.

In a non-emergency situation, report the injury to your supervisor. You and your supervisor together will call CarivaCare injury hotline at 1-833-217-5966 BEFORE you seek medical treatment. No benefits can be provided if the injury is not reported. Complete and submit the claim form (DWC-1) to your department.

If treatment beyond first aid is required, CarivaCare will direct you to a medical provider on the Alameda County Workers’ Compensation Designated Medical Facilities list. Complete and submit the claim form (DWC-1) to your department.

If you are unable to call CarivaCare before seeking treatment, you and your supervisor may complete the required forms and submit them directly to the TPA, or the supervisor may call CarivaCare after you have been treated to initiate the claim process.

You are entitled to use your own personal physician only if you have notified your department in writing of your pre-designated personal physician or medical provider prior to the date of your injury. Forms are available on the RMU website at www.acgov.org/cao/rmu/programs/workers_comp/

If you use a County-designated physician, you are entitled to change your medical provider 30 days after you have reported your injury, by contacting the County’s Claims Examiner.

The County has a temporary modified duty program that encourages early return to work during your
recovery from injury. As part of this program, you must have your medical provider complete the County’s Work Status Report form and you must immediately return it to your supervisor after every appointment. Your supervisor will review your work status form to determine if work exists within your medical restrictions. Your supervisor or personnel office will then notify you if your restrictions can be accommodated temporarily. This form is also used for payroll/timekeeping for medical appointment verification. (The County policy limits temporary modified duty assignments to a maximum of 90 days per injury).

**ARE OFF DUTY ACTIVITIES COVERED?**

Off duty recreational, athletic and social activities may not be covered by workers’ compensation benefits if the injury arises out of voluntary participation, and the activity is not part of employee’s work-related duties.

**NON-DISCRIMINATION**

An injured worker may not be discharged, threatened with discharge, or discriminated against in any manner because he/she: 1) has or intends to file a workers’ compensation claim and/or application for adjudication of claim, 2) testifies on behalf of another employee’s claim, or 3) has received a workers’ compensation award or settlement. All injured workers are afforded this protection by the Labor Code. Injured workers may also be protected from disability discrimination under the Americans with Disabilities Act and provisions of the Fair Employment and Housing Act.

**OTHER DISABILITY BENEFITS**

If the injury is very serious and you expect to be off from work for a year or more, you may be eligible for additional benefits from Social Security. Contact the nearest Social Security Administration Office at 1-800-772-1213 for more information.

Workers’ compensation sometimes is confused with another state program, State Disability Insurance (SDI). They seem similar, but there are important differences. Workers’ Compensation takes care of on-the-job injuries and illnesses and is paid for by your employer. SDI primarily covers an off-the-job injury or sickness and is paid by payroll deductions. Call 1-800-480-3287 for information on SDI benefits.

**FRAUD**

Any person who makes or causes to be made any knowingly false or fraudulent material statement or material representation for the purpose of obtaining or denying workers’ compensation benefits or payments is guilty of a felony. He/she may be fined up to $150,000 and sent to prison for up to five years.

For more information, contact:

**Your supervisor, Department Human Resources Officer, or Workers’ Compensation Liaison**

- **County of Alameda Risk Management Unit**
  - Maria Songco-Daluz
  - Workers’ Compensation Administrator
  - 125 – 12th Street, 3rd Floor, Oakland, CA 94607
  - (510) 272-3646
  - Fax (510) 272-6815

- **Third Party Workers’ Compensation Claims Administrator**
  - Acclamation Insurance Management Services (AIMS)
  - P.O. Box 269120
  - Sacramento CA 95826
  - Phone (916) 563-1900
  - Fax (916) 563-1919

- **State of California Department of Industrial Relations**
  - Division of Workers’ Compensation
  - 1515 Clay Street, 6th Floor, Oakland, CA 94612-1413
  - For Information & Assistance Officer
    - (510) 622-2866, (800) 736-7401
    - [www.dir.ca.gov/dwc](http://www.dir.ca.gov/dwc)

- **Americans with Disabilities Act**
  - (800) 541-0301 or (833) 610-1264
  - [www.ada.gov](http://www.ada.gov)

- **Civil Rights Department**
  - (800) 884-1684
  - [www.calcivilrights.ca.gov](http://www.calcivilrights.ca.gov)