

The Commonwealth of Massachusetts Department of Industrial Accidents

State House, Boston

Whon replying please quote I.A.B. Tile No: Attention of:

Re: MEDICAL REPORTS

June 1, 1939

CIRCULAR LETTER NO. 15A

To: ALL COMPENSATION AGENTS OF THE COMMONWEALTH, CITIES, TOWNS AND DISTRICTS

The attention of all compensation agents is directed to the following rule of the Board adopted January 26, 1939:

"VOTED, that insurers shall file with the Department copies of all medical reports in any case when filing an agreement in regard to compensation, an employee's agreement to discontinue, an application to discontinue compensation, or when stating a denial of liability or requesting a hearing."

It is to be noted that the foregoing does not relieve the requirement of the existing rule, adopted May 3, 1923, which has been published and republished to compensation agents and requires that in every case where disability continues for a period of more than three months compensation agents shall file with the Department, promptly, copies of all medical reports, including prognoses, not previously filed.

Compensation agents are requested to note these requirements and arrange for the routine filing of the required reports.

Very truly yours,

Edwards. Do

Secretary