

EDI Advisory: 05/22/2013

Timely filing of electronic first and subsequent reports

Electronic Data Interchange (EDI) Trading Partners are obligated to comply with the Nebraska Workers' Compensation Act regarding timely filing of electronic first and subsequent reports.

- **First Report of Alleged Occupational Injury or Illness (FROI)** — Trading Partners are obligated to file such reports within 10 days after the employer or insurer or risk management pool has been given notice or has knowledge of such injury or illness ([Rule 29](#)).
- **Subsequent Report of Injury (SROI)** — Trading partners are obligated to file such payment reports according to the timelines provided in the court's SROI Implementation Guide, Addendum to the Event Table, Page 14 ([SROI Implementation Guide](#)).

Submitted EDI reports are **NOT** considered to be **filed** until such reports have passed the Nebraska Workers' Compensation Court's EDI edits. Trading Partners whose reports do not pass the court's edits will receive a Transmission Rejected (TR) electronic acknowledgement that explains what errors must be corrected prior to resubmission of the reports. As with originally submitted reports, **resubmitted** reports will **NOT** be considered to be **filed** until they pass the court's edits.

It is important to note that rejected report submissions **DO NOT** excuse a trading partner from its obligation to file such reports in a timely manner. Therefore, it is imperative that the corrected reports be resubmitted as soon as possible.

Trading partners with questions about submission (and resubmission) of EDI first and subsequent reports in order to meet their obligation to file in a timely manner may contact the court's [EDI staff](#) for assistance.