

Bradford & Barthel, LLP Statute of Limitations Guide

Reporting a Claim: LC§ 5400 - LC 5400 requires the Injury be reported to the Employer within 30 days of the occurrence. The failure to give notice under LC5400, or any defect or inaccuracy in a notice is not a bar to recovery under this	Continuous/Cumulative Trauma: LC § 5412 One year from the date of injury as defined as when the EE first suffered "disability" and knew/should have known the disability was caused by employment	
division if it is found as a fact in the proceedings for the collection of the claim that the employer was not in fact misled or prejudiced (LC 5403) by such failure.		
Comp Benefits: LC § 5405 1 year from Date of Injury (DOI) where no benefits have been provided to file an Application 1 year from Date of Injury (DOI) or last benefit when medical or disability benefits were provided	Discrimination/LC § 132a - 1 year from the claimed discriminatory act	
Death Benefits: LC §§§ 5406, 5406.5, 5406.6 - LC § 5406, 1 year from Date of Death (DOD) or last benefit paid - LC § 5406.5, 1 year from Date of Death (DOD) or last furnishing of any benefits, no more than 240 weeks from the Date of Injury (DOI)-asbestosis, cancer - LC § 5406.6, 1 year from Date of Death (DOD) or last furnishing of any benefits, nor more than 240 weeks from the Date of Injury (DOI)-HIV	Minors/Incompetents LC § 5408 - Statute does not run while minor is under age 18 or incompetent until a guardian/ conservator has been appointed	
Lien Claimants: LC §§ 4903, 4905.2(b)(1)(B) - LC § 4903, 18 months from Date of Services that were provided after July 1, 2013 - LC § 4905.2(b)(1)(B), Provider must submit bill within 12 months of service	Petitions for LC § 5814 - 2 years from the date the payment of compensation was due	
New & Further Disability: LC §§ 5410, 5804 - 5 years from Date of Injury (DOI) to reopen claim post award for good cause or to claim any new and further benefits as a result of the original injury	Serious & Wilfull: LC § 4553 - 1 year from the Date of Injury (DOI); an employer is found to have caused an injury by its "serious and willful misconduct" will be ordered to pay an amount equal to half the value of all WC benefits paid as a result of the injury.	
Reopen: LC §§ 5808, 5804 - Requests to reopen for "good cause"	Workers' Compensation Reimbursement: CCP 338(d) - Three years for an action of relief on the grounds of fraud of mistake as the case of action is not deemed to have accrued until the discovery by the aggrieved party of the facts constituting the mistake or fraud. Recommended you file a lien for reimbursement.	
Workers' Compensation Contribution: LC § 5500.5 - 1 year from the issuance of an award or order approving C&R to Petition for Contribution	Workers' Compensation Third Party Credit Rights: LC 3858 - Employee may claim /right of action for all damages proximately caused from the injury/ death caused by another person other than the employer. Employer is relieved from the obligation to pay further compensation to the employee up to the entire amount of the balance of the judgement	
Workers' Compensation Third Party Action: LC 3852, CCP 335.1 - 2 years from Date of Injury (DOI)	, ,	



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