

Injured workers and employers are responsible for fulfilling their obligations under The Workers Compensation Act (the Act). When they do not fulfill their obligations, they may be subject to compliance measures including the imposition of administrative penalties.

What are some examples of situations where an administrative penalty may be imposed?

An administrative penalty may be imposed on an employer that has prevented or discouraged a worker from making a claim for compensation (claim suppression), or terminated a worker's employment because the worker has reported a workplace injury (discriminatory action).

An administrative penalty may be imposed on an employer that submitted inaccurate payroll information used to calculate the annual assessment amount.

An administrative penalty may be imposed on a worker who has made a false statement to the WCB affecting their entitlement to compensation.

An administrative penalty may be imposed on a medical aid provider who has made a false statement to the WCB to obtain payment for goods or services not provided (false billing).

A complete listing of administrative penalties and their amount can be found in the Administrative Penalties Regulation (M.R. 71/2021) which can be found online at:

https://web2.gov.mb.ca/laws/regs/current/_pdf-regs.php?reg=71/2021.

Can an administrative penalty be reconsidered or appealed?

You can ask the WCB to review the imposition of an administrative penalty. The first step is to ask the original decision maker to review their decision to impose a penalty and explain in writing why you disagree with it.

If you still disagree with their decision, except in the case of administrative penalties imposed for false statements, claim suppression, discriminatory action and breach of the re-employment obligation, you may submit a request for reconsideration to the Review Office. Your request for reconsideration will be assigned to WCB staff who will reconsider your matter and render a new decision. Administrative penalties imposed for false statements, claim suppression, discriminatory action and breach of the re-employment obligation may be appealed directly to the Appeal Commission.

The independent Appeal Commission is the final level of appeal for all disputes regarding administrative penalties.

If I have questions about fines and penalties who can I call?

Call the WCB's Compliance Services Department at 204-888-8081, toll free 1-844-888-8081 or email Compliance@wcb.mb.ca.

This publication is provided for general information. It is not intended to be legal advice, and should not be relied on as such. For more specific information, see The Workers Compensation Act and Regulations and WCB Policies. These documents are available on the WCB website at wcb.mb.ca.

