

Personal Injury Commission (Amendment No 3) Rule 2024

under the

Personal Injury Commission Act 2020

The Personal Injury Commission Rule Committee has made the following rule of court under the *Personal Injury Commission Act 2020*.

JANET WAGSTAFF Secretary of the Rule Committee

Explanatory note

The object of this rule is to amend the *Personal Injury Commission Rules 2021* in relation to the introduction of documents in applicable proceedings.

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1 Name of rule

This rule is the Personal Injury Commission (Amendment No 3) Rule 2024.

2 Commencement

This rule commences on the day on which it is published on the NSW legislation website

Schedule 1 Amendment of Personal Injury Commission Rules 2021

[1] Rules 19(4), 33(3) and (4)(b), 34(1) and (3)(a), 68(3) and 100(3)

Omit "rule 67" wherever occurring. Insert instead "Part 7, Division 2".

[2] Part 7, Division 1

Insert before rule 65—

Division 1 Preliminary

[3] Part 7, Divisions 2 and 3

Omit rule 67. Insert instead—

Division 2 Documents in applicable proceedings

67 Documents lodged under division

- (1) A document or bundle of documents must not be lodged under this division unless the document or bundle—
 - (a) has consecutively numbered pages, and
 - (b) does not contain a document or part of a document that—
 - (i) has previously been lodged in the applicable proceedings, or
 - (ii) is included more than once in the document or bundle of documents, and
 - (c) is indexed and sorted by document category.
- (2) A party may not introduce evidence that has not been—
 - (a) lodged and served as required by this division, or
 - (b) provided to another party as required by enabling legislation or these rules.
- (3) A document is taken to be served on each other party to proceedings if lodged and served in accordance with Divisions 4.3 and 4.4.

67A Documents lodged with application or reply

- (1) A party to applicable proceedings must lodge and serve on the other parties, with an application to commence proceedings or a reply to an application, the following—
 - (a) each document on which the party proposes to rely, if the document—
 - (i) relates to the resolution of the real issues in the proceedings, and
 - (ii) has not already been lodged,
 - (b) the documents that are required to be lodged with the application or reply by—
 - (i) the approved form for the application or reply, or
 - (ii) these rules, or
 - (iii) the procedural directions.
- (2) The document must be served on each other party to the proceedings as soon as practicable.

67B Only 500 pages permitted to be lodged under rule 67A

- (1) A party must not lodge a document or bundle of documents under rule 67A that has more than 500 pages.
- (2) This rule does not apply to the following—
 - (a) motor accident proceedings if the proceedings are—
 - (i) medical review panel proceedings under rule 5(7), the MAC Act, section 63 or the MAI Act, section 7.26, or
 - (ii) merit review panel proceedings under rule 5(7) or the MAI Act, section 7.15, or
 - (iii) merit review proceedings under rule 5(6) or the MAI Act, section 7.12, or
 - (iv) settlement approvals under rule 95 or the MAI Act, section 6.23(2)(b),
 - (b) workers compensation proceedings if the proceedings are—
 - (i) expedited assessment proceedings under rule 79 or the 1998 Act, Chapter 7, Part 5, or
 - (ii) medical appeal panel proceedings under rule 5(7) or the 1998 Act, section 327, or
 - (iii) presidential proceedings under the 1998 Act, section 351 or 352, or
 - (iv) work injury damages, and related, proceedings including—
 - (A) mediation proceedings under rule 5(4) or the 1998 Act, Chapter 7, Part 6, or
 - (B) an application to cure a defective pre-filing statement under the 1998 Act, section 317(2), or
 - (C) an application to strike out a pre-filing statement under the 1987 Act, section 151DA.

67C Additional documents

- (1) A party who wishes to introduce an additional document in applicable proceedings must—
 - (a) serve the document on each other party to the proceedings as soon as practicable after becoming aware of or obtaining possession or control of the document, and
 - (b) lodge the document in the approved form—
 - (i) for medical assessment proceedings—no later than 14 days before the medical assessment, or
 - (ii) for all other proceedings—no later than 3 working days before the conference or hearing, and
 - (c) lodge additional documents on one occasion only.
- (2) An additional document is automatically introduced in medical assessment proceedings by a party if—
 - (a) the party obtains written consent to the introduction of the document from each other party to the proceedings, and
 - (b) the document is served and lodged in accordance with subrule (1), and
 - (c) the document complies with rule 67(1).

- (3) An additional document may also be introduced in applicable proceedings by a party—
 - (a) if—
 - (i) the party applies to the appropriate decision-maker for leave to introduce the document, and
 - (ii) the document complies with rule 67(1) and is served and lodged in accordance with subrule (1), and
 - (iii) the appropriate decision-maker gives leave, or
 - (b) if the appropriate decision-maker otherwise gives leave on the application of the party.
- (4) The appropriate decision-maker may give leave if satisfied the introduction of the document is necessary to facilitate the just, quick and cost effective resolution of the real issues in the proceedings.
- (5) An additional document must not be introduced for the purpose of a medical assessment after the medical assessment has taken place.
- (6) In this rule—

 additional document means a document other than a document lodged under rule 67A.

67D Appropriate decision-maker's power to direct or not consider a document

- (1) The appropriate decision-maker for proceedings may, at any time after the proceedings are commenced, direct a party to—
 - (a) make oral or written submissions on whether a document facilitates the just, quick and cost effective resolution of the real issues in the proceedings, and
 - (b) remove a document or part of a document that—
 - (i) has previously been lodged in the applicable proceedings, or
 - (ii) is included more than once in the document or bundle of documents.
- (2) The appropriate decision-maker for proceedings is not required to have regard to a document not specifically referred to in submissions made by a party to the proceedings.

Division 3 Miscellaneous

[4] Rule 109 Surveillance recordings

Omit "67(4)" from rule 109(4) wherever occurring. Insert instead "67C".

[5] Rule 109(4)(b)

Omit "67(1)". Insert instead "67A".