

New South Wales

Workers Compensation Legislation Amendment Bill 2012

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

The Safety, Return to Work and Support Board Bill 2012 is cognate with this Bill.

Overview of Bill

The object of this Bill is to amend the Workers Compensation Act 1987 (the 1987 Act) and the Workplace Injury Management and Workers Compensation Act 1998 (the 1998 Act) as follows:

- (a) the scheme for the payment of weekly benefits to injured workers during periods of incapacity for work will be changed, with the following significant changes:
 - (i) the calculation of weekly payments will be based on the worker's pre-injury average weekly earnings rather than on the worker's current weekly wage rate at the time of injury,
 - (ii) the amount of weekly compensation will be calculated as a percentage of pre-injury average weekly earnings (with a maximum compensation amount of \$1,838.70) minus any current earnings or an amount the worker is able to earn in suitable employment,

- (iii) the rate of compensation will vary during 3 entitlement periods (weeks 1–13, weeks 14–130, and after week 130), with weekly payments after week 130 only available to totally incapacitated workers or partially incapacitated workers who have returned to work for at least 15 hours per week,
- (iv) no weekly compensation will be payable to a worker after 5 years of weekly payments (with an exception for injured workers with more than 20% whole person impairment),
- (v) a new dispute resolution process for disputes about work capacity decisions will feature internal review by an insurer of its decision with a merit review by WorkCover Authority and a procedural review by the proposed WorkCover Independent Review Officer,
- (vi) transitional arrangements will continue existing benefits for existing recipients of weekly payments generally until a worker undergoes a work capacity assessment, with immediate application of the amendments to injured workers with more than 30% whole person impairment,
- (vii) insurers will conduct a work capacity assessment of injured workers to assess capacity for work at various stages throughout the life of the claim.
- (b) payment of an injured worker's expenses for medical, hospital and rehabilitation treatment and services will be limited to treatment and services provided within 12 months after a claim for compensation is first made or within 12 months after weekly payments cease (whichever provides a longer period), with an exception for injured workers with more than 30% whole person impairment,
- (c) an employer's liability for medical and hospital treatment and rehabilitation services provided to an injured worker will be made subject to various preconditions to ensure that any treatment or service is appropriate, properly provided and approved by the insurer, and the WorkCover Guidelines will be able to limit an employer's liability for medical and hospital treatment and rehabilitation services,
- (d) the scheme for lump sum compensation for permanent impairment will be changed as follows:
 - (i) lump sum compensation for permanent impairment will no longer include a separate component for pain and suffering,
 - (ii) there will be a minimum impairment threshold of 10% (currently 1%) for lump sum compensation for physical injury,
 - (iii) only one claim for permanent impairment compensation will be able to be made.
 - (iv) an assessment of degree of permanent impairment for a lump sum compensation claim will be binding for the purposes of commutations and common law work injury damages claims,

- (v) workers will be able to waive the requirement to obtain legal advice before agreeing to a lump sum,
- (e) no compensation will be payable for heart attacks, strokes and their underlying diseases unless the nature of the employment concerned gave rise to a significantly greater risk of the worker suffering the injury,
- (f) no compensation will be payable for an injury that is a disease (or the aggravation, acceleration, exacerbation or deterioration of a disease) contracted in the course of employment unless the worker's employment was the main contributing factor,
- (g) no compensation will be payable for journey claims, except for work, workers compensation or training related journeys,
- (h) a claim for common law damages for nervous shock suffered by a relative or dependent of a deceased or injured worker will not be able to be made against the employer unless the nervous shock is itself a work injury,
- (i) the regulations will be able to permit insurers to commute workers compensation liabilities in cases prescribed by the regulations that do not meet the current criteria for commutation,
- (j) the licensing of new workers compensation insurers (including specialised insurers) will be permitted to authorise the entry of new insurers into the workers compensation insurance market (to remove the existing restrictions that limit participation to the Nominal Insurer and current specialised insurers).
- (k) the Nominal Insurer will be authorised to enter into agreements for the transfer to insurers and others of liability for existing and future claims under existing policies of insurance issued by the Nominal Insurer,
- (l) a WorkCover Independent Review Officer will be appointed with functions including dealing with complaints about insurers and reviewing work capacity decisions of insurers.
- (m) new compliance measures will be introduced to ensure compliance by workers and employers with the return to work obligations of injured workers (including creating an offence for a failure by an employer to provide suitable work and authorising WorkCover inspectors to issue improvement notices to employers in relation to non-compliance with their return to work obligations),
- (n) the current restriction on the award of legal costs against a worker in workers compensation proceedings before the Commission (which prevents a costs award except in cases of frivolous or vexatious proceedings) will be replaced by a requirement for costs in proceedings to follow the event,
- (o) savings and transitional provisions provide for the staged implementation of the weekly payments amendments and the transitional arrangements to apply to other amendments, together with savings and transitional regulation-making powers.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation except for savings and transitional provisions, which will commence on the date of assent.

Schedule 1 Amendments relating to weekly payments of compensation

Schedule 1 makes the amendments referred to in paragraph (a) of the Overview.

Schedule 2 Amendments relating to lump sum compensation

Schedule 2 makes the amendments referred to in paragraph (d) of the Overview.

Schedule 3 Amendments relating to damages for nervous shock

Schedule 3 makes the amendments referred to in paragraph (h) of the Overview.

Schedule 4 Amendments relating to medical and related expenses

Schedule 4 makes the amendments referred to in paragraphs (b) and (c) of the Overview.

Schedule 5 Amendments relating to journey claims

Schedule 5 makes the amendments referred to in paragraph (g) of the Overview.

Schedule 6 Amendments relating to heart attack and stroke

Schedule 6 makes the amendments referred to in paragraph (e) of the Overview.

Schedule 7 Amendments relating to disease injuries

Schedule 7 makes the amendments referred to in paragraph (f) of the Overview.

Schedule 8 Amendments relating to commutation of compensation

Schedule 8 makes the amendments referred to in paragraph (i) of the Overview.

Schedule 9 Amendments relating to insurer licensing and transfer of claims

Schedule 9 makes the amendments referred to in paragraphs (j) and (k) of the Overview.

Schedule 10 Amendments relating to WorkCover Independent Review Officer

Schedule 10 makes the amendments referred to in paragraph (l) of the Overview.

Schedule 11 Miscellaneous amendments

Schedule 11 makes the amendments referred to in paragraphs (m) and (n) of the Overview, together with other minor amendments that:

- (a) simplify the notice that insurers give when disputing liability, and
- (b) change the title of authorised officers to "inspector".

Schedule 12 Amendments relating to savings and transitional provisions

Schedule 12 makes the amendments referred to in paragraph (o) of the Overview.



New South Wales

Workers Compensation Legislation Amendment Bill 2012

Contents

| | · | Page |
|-------------|--|------|
| 1 | Name of Act | 2 |
| 2 | Commencement | 2 |
| Schedule 1 | Amendments relating to weekly payments of compensation | 3 |
| Schedule 2 | Amendments relating to lump sum compensation | 34 |
| Schedule 3 | Amendments relating to damages for nervous shock | 38 |
| Schedule 4 | Amendments relating to medical and related expenses | 39 |
| Schedule 5 | Amendments relating to journey claims | 42 |
| Schedule 6 | Amendments relating to heart attack and stroke | 43 |
| Schedule 7 | Amendments relating to disease injuries | 45 |
| Schedule 8 | Amendments relating to commutation of compensation | 46 |
| Schedule 9 | Amendments relating to insurer licensing and transfer | |
| | of claims | 48 |
| Schedule 10 | Amendments relating to WorkCover Independent | |
| | Review Officer | 53 |
| Schedule 11 | Miscellaneous amendments | 58 |
| Schedule 12 | Amendments relating to savings and transitional provisions | 60 |
| | | |



New South Wales

Workers Compensation Legislation Amendment Bill 2012

No , 2012

A Bill for

An Act to amend the *Workers Compensation Act 1987* and other Acts with respect to the reform of the NSW workers compensation scheme.

See also Safety, Return to Work and Support Board Bill 2012.

Note. Schedule 12 provides for some amendments to have operation on and

from 19 June 2012.

1

21

| nedu | | • | 1 2 |
|------|--|--|---|
| Am | endment | of Workers Compensation Act 1987 No 70 | 3 |
| | | | 4 |
| Omi | t section 22. | A (2). | 6 |
| Part | 3, Division | 2 | 7 |
| Inse | t before sec | etion 33: | 8 |
| Sub | division | 1 Interpretation | g |
| 32A | Definition | ıs | 10 |
| | In t | his Division and in Schedule 3: | 11 |
| | bas | e rate of pay—see section 44G. | 12 |
| | bas | e rate of pay exclusion—see section 44G. | 13 |
| | cur | rent weekly earnings—see section 44I. | 14 |
| | | | 15 |
| | | | 16 |
| | | | 17 18 |
| | | | 19 |
| | • | | |
| | (a) | the meaning of the Fair Work Act 2009 of the | 20 21 22 |
| | (b) | | |
| | (0) | | 23 24 |
| | | Amendments) Act 2009 of the Commonwealth. | 25 |
| | | | 26 |
| | | | 27 |
| | | | 28 29 |
| | | | 30 |
| | | • • | 31 |
| | | | 32 |
| | | | 33 |
| | | | 34 |
| | | | 35 36 |
| | Ame Sect unde Omit Part Inser | Amendment Section 22A Fu under section 22 Omit section 22 Part 3, Division Insert before sec Subdivision In t bas bas cur cur inal rett wor fair (a) (b) firs in t agg con or i ma. wee no pre- pre- pable | Amendment of Workers Compensation Act 1987 No 70 Section 22A Further provisions concerning apportionment of liability under section 22 Omit section 22A (2). Part 3, Division 2 Insert before section 33: Subdivision 1 Interpretation 32A Definitions In this Division and in Schedule 3: base rate of pay—see section 44G. base rate of pay exclusion—see section 44G. current work capacity, in relation to a worker, means a present inability arising from an injury such that the worker is not able to return to his or her pre-injury employment but is able to return to work in suitable employment. fair work instrument means: (a) a fair work instrument (other than an FWA order) within the meaning of the Fair Work Act 2009 of the Commonwealth, or (b) a transitional instrument within the meaning of the Fair Work (Transitional Provisions and Consequential) |

| non-pecuniary benefit—see section 44F. | 1 |
|---|----------|
| ordinary earnings—see section 44E. | 2 |
| ordinary hours of work—see section 44H. | 3 |
| pre-injury average weekly earnings—see section 44C. | 4 |
| relevant period—see section 44D. | 5 |
| second entitlement period, in relation to a claim for | 6 |
| compensation in the form of weekly payments made by a worker, | 7 |
| means an aggregate period of 117 weeks (whether or not | 8 |
| consecutive) after the expiry of the first entitlement period in respect of which a weekly payment has been paid or is payable to | 9 10 |
| the worker. | 11 |
| seriously injured worker means a worker whose injury has | 12 |
| resulted in permanent impairment and: | 13 |
| (a) the degree of permanent impairment has been assessed for | 14 |
| the purposes of Division 4 to be more than 30%, or | 15 |
| (b) the degree of permanent impairment has not been assessed | 16 |
| because an approved medical specialist has declined to | 17 |
| make an assessment until satisfied that the impairment is | 18 |
| permanent and the degree of permanent impairment is fully ascertainable, or | 19 20 |
| • | |
| (c) the insurer is satisfied that the degree of permanent impairment is likely to be more than 30%. | 21 22 |
| suitable employment, in relation to a worker, means employment | 23 |
| in work for which the worker is currently suited: | 24 |
| (a) having regard to: | 25 |
| (i) the nature of the worker's incapacity and the details | 26 |
| provided in medical information including, but not | 27 |
| limited to, any certificate of capacity supplied by the worker (under section 44B), and | 28 29 |
| (ii) the worker's age, education, skills and work | 30 |
| experience, and | 31 |
| (iii) any plan or document prepared as part of the return | 32 |
| to work planning process, including an injury management plan under Chapter 3 of the 1998 Act, | 33 34 |
| and | 35 |
| (iv) any occupational rehabilitation services that are | 36 |
| being, or have been, provided to or for the worker, | 37 |
| and | 38 |
| (v) such other matters as the WorkCover Guidelines | 39 |
| may specify, and | 40 |
| (b) regardless of: | 41 |

| | | | (i) | whether the work or the employment is available, and | |
|-----|------|----------|-------------------------------|---|----------------|
| | | | (ii) | whether the work or the employment is of a type or nature that is generally available in the employment market, and | ; 2 |
| | | | (iii) | the nature of the worker's pre-injury employment, and | . |
| | | | (iv) | the worker's place of residence. | 8 |
| | | | work capac under section | ity assessment means a work capacity assessment n 44A. | 10 |
| | | | work capaci | ity decision—see section 43. | 1 |
| | Sub | divis | ion 2 Entit | tlement to weekly compensation | 12 |
| [3] | Sect | ions 3 | 4–44 | | 13 |
| | Omit | t the se | ections. Insert | instead: | 14 |
| | 34 | Max | imum weekly | compensation amount | 15 |
| | | (1) | The maximu | um weekly compensation amount is \$1,838.70. | 16 |
| | | (2) | If the amour | nt mentioned in subsection (1): | 17 |
| | | | (a) is adju | usted by the operation of Division 6, or | 18 |
| | | | (b) is adju | usted by an amendment of this section, | 19 |
| | | | | im weekly compensation amount applicable to a | 20 |
| | | | | red before the date on which the adjustment takes any period of incapacity for work occurring on and | 2 ² |
| | | | after that dat adjusted. | te, to be determined by reference to that amount as so | 23 24 |
| | | (3) | | ustment does not apply to the extent that the liability | 2 |
| | | | | ekly payments of compensation in respect of any such capacity has been commuted. | 20 27 |
| | 35 | Fact | ors to determ | nine rate of weekly payments | 28 |
| | | (1) | | poses of the provisions of this Subdivision used to | 29 |
| | | | determine the worker in re | he rate of weekly payments payable to an injured spect of a week: | 30 3 |
| | | | | s the worker's pre-injury average weekly earnings. | 32 |
| | | | | uctible amount) means the sum of the value of each | 33 |
| | | | | rry benefit (if any) that is provided by the employer to respect of that week (whether or not received by the | 34 35 |
| | | | | ng the relevant period), being a non-pecuniary benefit | 30 |

| | | provided by the employer for the benefit of the worker or a member of the family of the worker. | |
|----|-----|--|----------------------------|
| | | E means the amount to be taken into account as the worker's | ; |
| | | earnings after the injury, calculated as whichever of the following | 4 |
| | | is the greater amount: | ; |
| | | (a) the amount the worker is able to earn in suitable employment, | - - |
| | | (b) the worker's current weekly earnings. | 8 |
| | | <i>MAX</i> means the maximum weekly compensation amount. | (|
| | (2) | If the determination of an amount for the purpose of determining | 10 |
| | | the rate of weekly payments payable to an injured worker results | 1 |
| | | in an amount that is less than zero, the amount is to be treated as zero. | 12 13 |
| 36 | Wee | kly payments in first entitlement period (first 13 weeks) | 14 |
| | (1) | The weekly payment of compensation to which an injured worker | 15 |
| | | who has no current work capacity is entitled during the first | 16 |
| | | entitlement period is to be at the rate of: | 17 |
| | | (a) (AWE x 95%) - D, or | 18 |
| | | (b) MAX - D, | 19 |
| | | whichever is the lesser. | 20 |
| | (2) | The weekly payment of compensation to which an injured worker who has current work capacity is entitled during the first entitlement period is to be at the rate of: | 2 ² 22 23 |
| | | (a) (AWE x 95%) - (E + D), or | 24 |
| | | (b) $MAX - (E + D)$, | 2 |
| | | whichever is the lesser. | 20 |
| 37 | Wee | kly payments in second entitlement period (weeks 14–130) | 27 |
| | (1) | The weekly payment of compensation to which an injured worker | 28 |
| | | who has no current work capacity is entitled during the second entitlement period is to be at the rate of: | 29 30 |
| | | (a) (AWE x 80%) - D, or | 3 ² |
| | | (a) (AWL X 6070) - D, 61 (b) MAX - D, | 32 |
| | | whichever is the lesser. | 33 |
| | (2) | | |
| | (2) | The weekly payment of compensation to which an injured worker who has current work capacity and has returned to work for not | 34 35 |
| | | less than 15 hours per week is entitled during the second | 36 |
| | | entitlement period is to be at the rate of: | 37 |

| | | (a) $(AWE \times 95\%) - (E + D)$, or | 1 |
|----|------|--|----------------------------|
| | | (b) $MAX - (E + D)$, | 2 |
| | | whichever is the lesser. | 3 |
| | (3) | The weekly payment of compensation to which an injured worker who has current work capacity and has returned to work for less than 15 hours per week (or who has not returned to work) is entitled during the second entitlement period is to be at the rate of: | 4 5 6 7 8 |
| | | (a) $(AWE \times 80\%) - (E + D)$, or | 9 |
| | | (b) $MAX - (E + D)$, | 10 |
| | | whichever is the lesser. | 11 |
| 38 | Spec | cial requirements for continuation of weekly payments after and entitlement period (after week 130) | 12 13 |
| | (1) | A worker's entitlement to compensation in the form of weekly payments under this Part ceases on the expiry of the second entitlement period unless the worker is entitled to compensation after the second entitlement period under this section. | 14 15 16 17 |
| | (2) | A worker who is assessed by the insurer as having no current work capacity and likely to continue indefinitely to have no current work capacity is entitled to compensation after the second entitlement period. | 18 19 20 21 |
| | (3) | A worker who is assessed by the insurer as having current work capacity is entitled to compensation after the second entitlement period only if: | 22 23 24 |
| | | (a) the worker has applied to the insurer in writing (in the form approved by the Authority) no earlier than 52 weeks before the end of the second entitlement period for continuation of weekly payments after the second entitlement period, and | 25 26 27 28 29 |
| | | (b) the worker has returned to work (whether in self-employment or other employment) for a period of not less than 15 hours per week and is in receipt of current weekly earnings (or current weekly earnings together with a deductible amount) of at least \$155 per week, and | 30 31 32 33 34 |
| | | (c) the worker is assessed by the insurer as being, and as likely to continue indefinitely to be, incapable of undertaking further additional employment or work that would increase the worker's current weekly earnings. | 35 36 37 38 |
| | (4) | An insurer must, for the purpose of assessing an injured worker's entitlement to weekly payments of compensation after the expiry | 39 40 |

| | of the second entitlement period, ensure that a work capacity assessment of the worker is conducted: | 1 2 |
|------|--|----------------------------------|
| | (a) during the last 52 weeks of the second entitlement period, and | 3 4 |
| | (b) thereafter at least once every 2 years. | 5 |
| | Note. An insurer can conduct a work capacity assessment of a worker at any time. The WorkCover Guidelines can also require a work capacity assessment to be conducted. | 6 7 8 |
| (5) | An insurer is not to conduct a work capacity assessment of a seriously injured worker unless the insurer thinks it appropriate to do so and the worker requests it. An insurer can make a work capacity decision about a seriously injured worker without conducting a work capacity assessment. | 9 10 11 12 13 |
| (6) | The weekly payment of compensation to which an injured worker who has no current work capacity is entitled under this section after the second entitlement period is to be at the rate of: | 14 15 16 |
| | (a) (AWE x 80%) - D, or | 17 |
| | (b) MAX - D, | 18 |
| | whichever is the lesser. | 19 |
| (7) | The weekly payment of compensation to which an injured worker who has current work capacity is entitled under this section after the second entitlement period is to be at the rate of: | 20 21 22 |
| | (a) $(AWE \times 80\%) - (E + D)$, or | 23 |
| | (b) $MAX - (E + D)$, | 24 |
| | whichever is the lesser. | 25 |
| (8) | A worker's entitlement to compensation under this section may be reassessed at any time. | 26 27 |
| Cess | sation of weekly payments after 5 years | 28 |
| (1) | Despite any other provision of this Division, a worker has no entitlement to weekly payments of compensation under this Division in respect of an injury after an aggregate period of 260 weeks (whether or not consecutive) in respect of which a weekly payment has been paid or is payable to the worker in respect of the injury. | 29 30 31 32 33 34 |
| (2) | This section does not apply to an injured worker whose injury results in permanent impairment if the degree of permanent impairment resulting from the injury is more than 20%. Note. For workers with more than 20% permanent impairment, entitlement to compensation may continue after 260 weeks but entitlement after 260 weeks is still subject to section 38. | 35 36 37 38 39 40 |

| | (3) | For the purposes of this section, the degree of permanent impairment that results from an injury is to be assessed as provided by section 65 (for an assessment for the purposes of Division 4). | 1 2 3 4 |
|----|-----|---|-------------------------------------|
| 40 | | tlement after second entitlement period not affected by certain umstances | 5 6 |
| | (1) | A worker who receives weekly payments under section 38 does not cease to be entitled to weekly payments under that section by reason only that the worker occasionally, but not during more than 4 weeks in the first period of 12 consecutive weeks immediately after the worker first received weekly payments under that section, or in any subsequent consecutive period of 12 weeks: | 7 8 9 10 11 12 13 |
| | | (a) has worked more hours during a week, or(b) has worked fewer hours during a week (even if the number of hours worked is less than 15), or | 14 15 16 |
| | | (c) has received higher current weekly earnings, or | 17 |
| | | (d) has received lower current weekly earnings (even if the earnings are less than \$155 per week), | 18 19 |
| | | than the hours worked, or the current weekly earnings received, at the time of making the application for payments under section 38. | 20 21 22 |
| | (2) | A reference in subsection (1) to hours of work does not include hours of leave approved by the employer. | 23 24 |
| 41 | | pensation for incapacity after second entitlement period Iting from surgery | 25 26 |
| | (1) | An injured worker who suffers incapacity resulting from injury related surgery is entitled to weekly payments of compensation (<i>special compensation</i>) as provided by this section in respect of that incapacity when the incapacity occurs after the second entitlement period. | 27 28 29 30 31 |
| | (2) | The special compensation provided for by this section is payable at the rate provided under section 37, as if the period of incapacity in respect of which the special compensation is payable occurred during (not after) the second entitlement period. | 32 33 34 35 |
| | (3) | Special compensation is not payable in respect of any period of incapacity that occurs: | 36 37 |
| | | (a) during the first 13 consecutive weeks after the end of the second entitlement period, or | 38 39 |

| | | (b) | more than 13 weeks after the surgery concerned, or | 1 |
|-----|--------|---------------------|--|----------------------------------|
| | | (c) | during any period in respect of which the worker is otherwise entitled to compensation after the second entitlement period (under section 38). | 2 3 4 |
| | (4) | in the result (bein | ery is <i>injury related</i> if it is surgery that the worker undergoes e course of medical treatment provided to the worker as a t of an injury (the <i>initial injury</i>) received by the worker g medical treatment for which the insurer has accepted ity under this Part). | 5 6 7 8 9 |
| | (5) | | following requirements must be satisfied for a worker to be ble for the special compensation provided for by this section: | 10 11 |
| | | (a) | the worker must have received weekly payments of compensation in respect of the initial injury and have had current work capacity prior to suffering the incapacity resulting from the injury related surgery, | 12 13 14 15 |
| | | (b) | the worker must have returned to work after the initial injury (whether in self-employment or other employment) for a period of not less than 15 hours per week and have been in receipt of current weekly earnings (or current weekly earnings together with a deductible amount) of at least \$155 per week. | 16 17 18 19 20 21 |
| | (6) | | section does not limit section 52 (Termination of weekly nents on retiring age). | 22 23 |
| 42 | Appli | cation | n by worker to alter amount of weekly payments | 24 |
| | (1) | may a the ar | orker who is receiving weekly payments of compensation apply in writing to the insurer for an increase or reduction in mount of the payments and must specify in the application easons for so applying and provide with the application any orting evidence. | 25 26 27 28 29 |
| | (2) | With | in 28 days after receiving an application, the insurer must: | 30 |
| | | (a) | approve or reject the application, and | 31 |
| | | (b) | give the worker and the employer written notice of its decision, including, in the case of rejection, a statement of the reasons for the decision. | 32 33 34 |
| Sub | divisi | on 3 | Work capacity | 35 |
| 43 | Work | capa | city decisions by insurers | 36 |
| | (1) | The f | Following decisions of an insurer (referred to in this Division ork capacity decisions) are final and binding on the parties | 37 38 |

| | | | not subject to appeal or review except review under on 44 or judicial review by the Supreme Court: | 1 2 |
|------|---------|---------------|--|----------------------------------|
| | (a | a) | a decision about a worker's current work capacity, | 3 |
| | (l | b) | a decision about what constitutes suitable employment for a worker, | 4 5 |
| | (0 | c) | a decision about the amount an injured worker is able to earn in suitable employment, | 6 7 |
| | (0 | d) | a decision about the amount of an injured worker's pre-injury average weekly earnings or current weekly earnings, | 8 9 10 |
| | ((| e) | any other decision of an insurer that affects a worker's entitlement to weekly payments of compensation, including a decision to suspend, discontinue or reduce the amount of the weekly payments of compensation payable to a worker on the basis of any decision referred to in paragraphs (a)–(d). | 11 12 13 14 15 |
| (| 2) T | he fo | ollowing decisions are not work capacity decisions: | 17 |
| | (; | a) | a decision to dispute liability for weekly payments of compensation, | 18 19 |
| | (1 | b) | a decision that can be the subject of a medical dispute under Part 7 of Chapter 7 of the 1998 Act. | 20 21 |
| (| di m | isput nake | Commission does not have jurisdiction to determine any te about a work capacity decision of an insurer and is not to a decision in respect of a dispute before the Commission is inconsistent with a work capacity decision of an insurer. | 22 23 24 25 |
| 44 R | Review | of v | vork capacity decisions | 26 |
| (| | | njured worker may refer a work capacity decision of an er for review: | 27 28 |
| | (; | a) | by the insurer (an <i>internal review</i>) in accordance with the WorkCover Guidelines within 30 days after an application for internal review is made by the worker, or | 29 30 31 |
| | (1 | b) | by the Authority (as a merit review of the decision), but not until the dispute has been the subject of internal review by the insurer, or | 32 33 34 |
| | ((| c) | to the Independent Review Officer (as a review only of the insurer's procedures in making the work capacity decision and not of any judgment or discretion exercised by the insurer in making the decision), but not until the dispute has been the subject of internal review by the insurer and merit review by the Authority. | 35 36 37 38 39 40 |

| (2) | made groun the in made | application for review of a work capacity decision must be ein the form approved by the Authority and specify the ends on which the review is sought. The worker must notify an approved by the Authority of an application e by the worker for review by the Authority or the pendent Review Officer. | 1 2 3 4 5 6 |
|-----|---------------------------------|---|----------------------------------|
| (3) | decis | following provisions apply to the review of a work capacity sion when the reviewer is the Authority or the Independent ew Officer: | 7 8 9 |
| | (a) | an application for review must be made within 30 days after the worker receives notice in the form approved by the Authority of the insurer's decision on internal review of the decision (when the application is for review by the Authority) or the Authority's decision on a review (when the application is for review by the Independent Review Officer), | 10 11 12 13 14 15 |
| | (b) | an application for review by the Authority may be made without an internal review by the insurer if the insurer has failed to conduct an internal review and notify the worker of the decision on the internal review within 30 days after the application for internal review is made, | 17 18 19 20 21 |
| | (c) | the reviewer may decline to review a decision because the application for review is frivolous or vexatious or because the worker has failed to provide information requested by the reviewer, | 22 23 24 25 |
| | (d) | the worker and the insurer must provide such information as the reviewer may reasonably require and request for the purposes of the review, | 26 27 28 |
| | (e) | the reviewer is to notify the insurer and the worker of the findings of the review and may make recommendations to the insurer based on those findings (giving reasons for any such recommendation), | 29 30 31 32 |
| | (f) | the Independent Review Officer must also notify the Authority of the findings of a review and the Authority may make recommendations (giving reasons for any such recommendations) to the insurer based on those findings, | 33 34 35 36 |
| | (g) | recommendations made by the Authority are binding on the insurer and must be given effect to by the insurer, | 37 38 |

recommendations made by the Independent Review

Officer are not binding on the insurer or the Authority.

39

40

(h)

44A

| (4) | A review of a work capacity decision does not operate to stay the decision or otherwise prevent the taking of action based on the decision. | 1 2 3 |
|------|--|----------------------------------|
| (5) | The Commission is not to make a decision in proceedings concerning a dispute about weekly payments of compensation payable to a worker while a work capacity decision by an insurer about those weekly payments is the subject of a review under this section. | 4 5 6 7 8 |
| (6) | A legal practitioner acting for a worker is not entitled to be paid or recover any amount for costs incurred in connection with a review under this section of a work capacity decision of an insurer. | 9 10 11 12 |
| Worl | k capacity assessment | 13 |
| (1) | An insurer is to conduct a work capacity assessment of an injured worker when required to do so by this Act or the WorkCover Guidelines and may conduct a work capacity assessment at any other time. | 14 15 16 17 |
| (2) | A <i>work capacity assessment</i> is an assessment of an injured worker's current work capacity, conducted in accordance with the WorkCover Guidelines. | 18 19 20 |
| (3) | A work capacity assessment is not necessary for the making of a work capacity decision by an insurer. | 21 22 |
| (4) | An insurer is not to conduct a work capacity assessment of a seriously injured worker unless the insurer thinks it appropriate to do so and the worker requests it. | 23 24 25 |
| (5) | An insurer may in accordance with the WorkCover Guidelines require a worker to attend for and participate in any assessment that is reasonably necessary for the purposes of the conduct of a work capacity assessment. Such an assessment can include an examination by a medical practitioner or other health care professional. | 26 27 28 29 30 31 |
| (6) | If a worker refuses to attend an assessment under this section or the assessment does not take place because of the worker's failure to properly participate in it, the worker's right to weekly payments is suspended until the assessment has taken place. | 32 33 34 35 |

| 44B | Evidence as to work capacity | | | | | | |
|-----|------------------------------|---------------------------------|---|------------------------------|--|--|--|
| | (1) | A we | orker must provide to the insurer: | 2 | | | |
| | | (a) | certificates of capacity in accordance with this section in respect of the period in respect of which the worker is entitled to weekly payments, and | 3 4 5 | | | |
| | | (b) | a declaration in the form approved by the Authority as to whether or not the worker is engaged in any form of employment or in self-employment or voluntary work for which he or she receives or is entitled to receive payment in money or otherwise or has been so engaged at any time since last providing a certificate under this section. | 6 7 8 9 10 11 | | | |
| | (2) | weel with | decision to reject a claim for weekly payments or to terminate kly payments is set aside, a worker is not required to comply this section in respect of any period from the date that the sion took effect until the day on which the decision is set e. | 12 13 14 15 16 | | | |
| | (3) | A certificate of capacity must: | | | | | |
| | | (a) | be a certificate given by a medical practitioner in a form approved by the Authority, and | 18 19 | | | |
| | | (b) | certify as to the worker's incapacity for work and whether the worker has a current work capacity or has no current work capacity during the period, not exceeding 28 days, stated in the certificate, and | 20 21 22 23 | | | |
| | | (c) | specify the expected duration of the worker's incapacity. | 24 | | | |
| | (4) | A ce | rtificate of capacity may cover a period exceeding 28 days if: | 25 | | | |
| | | (a) | the person giving the certificate states in the certificate the special reasons why the certificate covers the longer period, and | 26 27 28 | | | |
| | | (b) | the insurer is satisfied that, for the special reasons stated, the certificate should be accepted. | 29 30 | | | |
| | (5) | to a | ertificate of capacity is of no effect to the extent that it relates period that is more than 90 days before the certificate is ided. | 31 32 33 | | | |
| | (6) | if th secti the v | insurer may discontinue weekly payments of compensation he worker fails to comply with a requirement under this on within 7 days after the requirement is communicated to worker by the insurer. Section 270 of the 1998 Act also allows an insurer to require a levidence and outheringtions about incorporate for work when | 34 35 36 37 38 | | | |
| | | | cal evidence and authorisations about incapacity for work when | 39 40 | | | |

| Subdivision 4 Interpretation | | | | | | | | | |
|------------------------------|---|----------------------|--|----------------------------|--|--|--|--|--|
| 44C | Definition—pre-injury average weekly earnings | | | | | | | | |
| | (1) | | is Division, <i>pre-injury average weekly earnings</i> , in respect relevant period in relation to a worker, means the sum of: | 3 4 | | | | | |
| | | (a) | the average of the worker's ordinary earnings during the relevant period (excluding any week during which the worker did not actually work and was not on paid leave) expressed as a weekly sum, and | 5 6 7 8 | | | | | |
| | | (b) | any overtime and shift allowance payment that is permitted to be included under this section (but only for the purposes of the calculation of weekly payments payable in the first 52 weeks for which weekly payments are payable). | 9 10 11 12 | | | | | |
| | (2) | empl <i>avera</i> | worker has been continuously employed by the same loyer for less than 4 weeks before the injury, <i>pre-injury</i> age weekly earnings, in relation to that worker, may be lated having regard to: | 13 14 15 16 | | | | | |
| | | (a) | the average of the worker's ordinary earnings that the worker could reasonably have been expected to have earned in that employment, but for the injury, during the period of 52 weeks after the injury expressed as a weekly sum, and | 17 18 19 20 21 | | | | | |
| | | (b) | any overtime and shift allowance payment that is permitted to be included under this section (but only for the purposes of the calculation of weekly payments payable in the first 52 weeks for which weekly payments are payable). | 22 23 24 25 | | | | | |
| | (3) | If a v | worker: | 26 | | | | | |
| | | (a) | was not a full time worker immediately before the injury, and | 27 28 | | | | | |
| | | (b) | at the time of the injury was seeking full time employment, and | 29 30 | | | | | |
| | | (c) | had been predominantly a full time worker during the period of 78 weeks immediately before the injury, | 31 32 | | | | | |
| | | _ | <i>injury average weekly earnings</i> , in relation to that worker, as the sum of: | 33 34 | | | | | |
| | | (d) | the average of the worker's ordinary earnings while employed during the period of 78 weeks immediately before the injury (excluding any week during which the worker did not actually work and was not on paid leave) (<i>the qualifying period</i>), whether or not the employer is the | 35 36 37 38 39 | | | | | |

| | | weekly sum, and | 2 |
|-----|-----------------------------------|---|----------------------------------|
| | (e) | any overtime and shift allowance payment that is permitted to be included under this section (but only for the purposes of the calculation of weekly payments payable in the first 52 weeks for which weekly payments are payable). | 3 4 5 6 |
| (4) | item the a | lation to a worker of a class referred to in Column 2 of an in Schedule 3, <i>pre-injury average weekly earnings</i> means mount determined in accordance with Column 3 of that item, essed as a weekly sum. | 7 8 9 10 |
| (5) | inclu (but paya | overtime and shift allowance payment is permitted to be ded in the calculation of pre-injury average weekly earnings only for the purposes of the calculation of weekly payments ble in the first 52 weeks for which weekly payments are ble) if: | 11 12 13 14 15 |
| | (a) | the worker worked paid overtime or carried out work that attracted a shift allowance during the relevant period, and | 16 17 |
| | (b) | the worker would, but for the worker's injury, have been likely, at any time during that 52 week period, to have worked paid overtime or carried out work that attracted a shift allowance. | 18 19 20 21 |
| (6) | perm | amount of an overtime and shift allowance payment that is itted to be included is to be calculated in accordance with the wing formula: | 22 23 24 |
| | $\frac{A}{B}$ | | |
| | overt B is t | the total amount paid or payable to the worker for paid time and shift allowances in respect of the relevant period. The number of weeks during the relevant period during which worker worked or was on paid annual leave. | 25 26 27 28 29 |
| (7) | is les as ap avera Diffe | e amount of a worker's pre-injury average weekly earnings is than any minimum amount prescribed by the regulations plicable to the worker, the amount of the worker's pre-injury age weekly earnings is deemed to be that minimum amount. Event minimum amounts may be prescribed for different es of workers, including part-time and full-time workers. | 30 31 32 33 34 35 |

same employer as at the time of the injury expressed as a

| 44D | Definitions applying to pre-injury average weekly earnings— relevant period | | | | | |
|-----|---|---|----------------------------|--|--|--|
| | (1) | Subject to this section, a reference to the <i>relevant period</i> in relation to pre-injury average weekly earnings of a worker is a reference to: | 3 4 5 | | | |
| | | (a) in the case of a worker who has been continuously employed by the same employer for the period of 52 weeks immediately before the injury, that period of 52 weeks, or | 6 7 8 | | | |
| | | (b) in the case of a worker who has been continuously employed by the same employer for less than 52 weeks immediately before the injury, the period of continuous employment by that employer. | 9 10 11 12 | | | |
| | (2) | The relevant period, in relation to pre-injury average weekly earnings of a worker who, during the 52 weeks immediately before the injury, voluntarily (otherwise than by reason of an incapacity for work resulting from, or materially contributed to by, an injury that entitles the worker to compensation under this Act): | 13 14 15 16 17 | | | |
| | | (a) alters the ordinary hours of work, or | 19 | | | |
| | | (b) alters the nature of the work performed by the worker, | 20 | | | |
| | | and, as a result, the worker's ordinary earnings are reduced, does not include the period before the reduction takes effect. | 21 22 | | | |
| | (3) | If, during the period of 52 weeks immediately before the injury, a worker: | 23 24 | | | |
| | | (a) is promoted, or | 25 | | | |
| | | (b) is appointed to a different position, | 26 | | | |
| | | (otherwise than on a temporary basis) and, as a result, the worker's ordinary earnings are increased, the relevant period in relation to the worker begins on the day on which the promotion or appointment takes effect. | 27 28 29 30 | | | |
| 44E | Definitions applying to pre-injury average weekly earnings— ordinary earnings | | | | | |
| | (1) | Subject to this section, in relation to pre-injury average weekly earnings, the <i>ordinary earnings</i> of a worker in relation to a week during the relevant period are: | 33 34 35 | | | |
| | | (a) if the worker's base rate of pay is calculated on the basis of ordinary hours worked, the sum of the following amounts: | 36 37 | | | |
| | | the worker's earnings calculated at that rate for ordinary hours in that week during which the worker worked or was on paid leave, | 38 39 40 | | | |

| | | (ii) amounts paid or payable as piece rates or commissions in respect of that week, | |
|-----|------|--|----------|
| | | (iii) the monetary value of non-pecuniary benefits provided in respect of that week, or | ; |
| | | (b) in any other case, the sum of the following amounts: | į |
| | | (i) the actual earnings paid or payable to the worker in respect of that week, | - |
| | | (ii) amounts paid or payable as piece rates or commissions in respect of that week, | ; |
| | | (iii) the monetary value of non-pecuniary benefits provided in respect of that week. | 10 1 |
| | (2) | A reference to ordinary earnings does not include a reference to any employer superannuation contribution. | 1: 1: |
| 44F | Defi | nition of "non-pecuniary benefits" | 14 |
| | (1) | The following benefits provided in respect of a week to a worker | 15 |
| | | by the employer for the performance of work by the worker are | 16 |
| | | non-pecuniary benefits in respect of that week: | 17 |
| | | (a) residential accommodation, | 18 |
| | | (b) use of a motor vehicle, | 19 |
| | | (c) health insurance, | 20 |
| | | (d) education fees. | 2 |
| | (2) | Any amount that, under the worker's terms of employment, the | 22 |
| | | employer is required (for the performance of work by the worker) | 23 |
| | | to apply or deal with on behalf of the worker in accordance with the worker's instructions is also a non-pecuniary benefit but this | 24 25 |
| | | does not include any amount that is a base rate of pay exclusion. | 26 |
| | (3) | Any amount that is excluded from base rate of pay as a base rate | 2 |
| | | of pay exclusion is not a non-pecuniary benefit. | 28 |
| | (4) | The monetary value of a non-pecuniary benefit referred to in subsection (1) in respect of a week is: | 29 30 |
| | | (a) the value that would be the value as a fringe benefit for the | 3 |
| | | purposes of the Fringe Benefits Tax Assessment Act 1986 | 32 |
| | | of the Commonwealth, calculated in accordance with subsection (5), divided by 52, or | 33 34 |
| | | (b) in the case of residential accommodation that is not a | 35 |
| | | fringe benefit or is otherwise not subject to fringe benefits tax, the amount that would reasonably be payable for that | 3 |

| | | accommodation, or equivalent accommodation in the same area, in respect of that week if it were let on commercial terms. | 1 2 3 |
|-----|-----|--|----------------------------|
| | (5) | Value as a fringe benefit is to be determined in accordance with the formula: | 4 5 |
| | | $TV \times \frac{1}{1 - FBT \text{ rate}}$ | |
| | | where: | 6 |
| | | TV is the value that would be the taxable value of the benefit as a fringe benefit for the purposes of the Fringe Benefits Tax Assessment Act 1986 of the Commonwealth. | 7 8 9 |
| | | FBT rate is the rate of fringe benefits tax imposed by the Fringe Benefits Tax Assessment Act 1986 of the Commonwealth that applies when the non-pecuniary benefit is provided. | 10 11 12 |
| 44G | | nition applying to pre-injury average weekly earnings and ent weekly earnings—base rate of pay | 13 14 |
| | (1) | In relation to pre-injury average weekly earnings and current weekly earnings, a reference to a <i>base rate of pay</i> is a reference to the rate of pay payable to a worker for his or her ordinary hours of work but does not include any of the following amounts (referred to in this Division as <i>base rate of pay exclusions</i>): | 15 16 17 18 19 |
| | | (a) incentive based payments or bonuses, | 20 |
| | | (b) loadings, | 21 |
| | | (c) monetary allowances, | 22 |
| | | (d) piece rates or commissions, | 23 |
| | | (e) overtime or shift allowances, | 24 |
| | | (f) any separately identifiable amount not referred to in paragraphs (a) to (e). | 25 26 |
| | (2) | In relation to pre-injury average weekly earnings and current weekly earnings, if, at the time of the injury: | 27 28 |
| | | (a) a worker's base rate of pay is prescribed by a fair work instrument that applies to the worker, and | 29 30 |
| | | (b) the worker's actual rate of pay for ordinary hours is higher than that rate of pay, | 31 32 |
| | | the worker's actual rate of pay is to be taken to be the worker's base rate of pay. | 33 34 |

| 44H | | | ng to pre-injury average weekly earnings and arnings—ordinary hours of work | 1 2 |
|-----|-------------|-------------------|---|----------------------|
| | | | to pre-injury average weekly earnings and current nings, the <i>ordinary hours of work</i> : | 3 4 |
| | (a) | | e case of a worker to whom a fair work instrument les are: | 5 6 |
| | | (i) | if the ordinary hours of work in relation to a week are agreed or determined in accordance with a fair work instrument between the worker and the employer—those hours, or | 7 8 9 10 |
| | | (ii) | in any other case, the worker's average weekly hours (excluding any week during which the worker did not actually work and was not on paid leave) during the relevant period, or | 11 12 13 14 |
| | (b) | | e case of a worker to whom a fair work instrument not apply: | 15 16 |
| | | (i) | if the ordinary hours of work are agreed between the worker and the employer, those hours, or | 17 18 |
| | | (ii) | in any other case, the worker's average weekly hours (excluding any week during which the worker did not actually work and was not on paid leave) during the relevant period. | 19 20 21 22 |
| 441 | Definition- | -curre | ent weekly earnings | 23 |
| | | is Act, c mean | current weekly earnings of a worker in relation to a s: | 24 25 |
| | (a) | | e worker's base rate of pay is calculated on the basis of pary hours worked, the sum of the following amounts: | 26 27 |
| | | (i) | the worker's earnings calculated at that rate for the ordinary hours worked during that week, | 28 29 |
| | | (ii) | amounts paid or payable for overtime or shift allowances in respect of that week, | 30 31 |
| | | (iii) | amounts paid or payable as piece rates or commissions in respect of that week, or | 32 33 |
| | (b) | that | y other case, the worker's actual earnings in respect of week but not including any amount that is a base rate by exclusion unless it is: | 34 35 36 |
| | | (i) | paid or payable for overtime or shift allowances in respect of that week, or | 37 38 |
| | | (ii) | paid or payable as piece rates or commissions in respect of that week. | 39 40 |

| [4] | Sect | ion 47 | Incap | acity deemed to exist in certain cases | 1 | |
|-----|--|---------------------|--------|---|----------|--|
| | Omi | t the se | ction. | | 2 | |
| [5] | Sect | ion 52 | Termi | ination of weekly payments on retiring age | 3 | |
| | Omit section 52 (2) (a). Insert instead: | | | | | |
| | | | (a) | receives an injury before reaching the retiring age—a weekly payment of compensation is not to be made in | 5 6 | |
| | | | | respect of any resulting period of incapacity for work | 7 | |
| | | | | occurring after the date on which that person reaches the | 8 | |
| | | | | retiring age, or | 9 | |
| [6] | Sect | ion 52 2 yea | A Disc | continuation of weekly payments for partial incapacity | 10 11 | |
| | | t the se | | | 12 | |
| | | | | | 12 | |
| [7] | Sect | ion 54 | | | 13 | |
| | Omi | t the se | ction. | Insert instead: | 14 | |
| | 54 Notice required before termination or reduction of payment of | | | | | |
| | | weekly compensation | | | | |
| | | (1) | If a w | worker has received weekly payments of compensation for a | 17 | |
| | | | | nuous period of at least 12 weeks, the person paying the | 18 | |
| | | | | pensation must not discontinue payment, or reduce the | 19 | |
| | | | | ant, of the compensation without first giving the worker not than the required period of notice of intention to discontinue | 20 21 | |
| | | | | nent of the compensation or to reduce the amount of the | 21 | |
| | | | | pensation. | 23 | |
| | | | | imum penalty: 50 penalty units. | 24 | |
| | | (2) | | required period of notice for the purposes of this section is: | 25 | |
| | | (2) | (a) | when the discontinuation or reduction is on the basis of any | | |
| | | | (a) | reassessment by the insurer of the entitlement to weekly | 26 27 | |
| | | | | payments of compensation resulting from a work capacity | 28 | |
| | | | | decision of the insurer—3 months, or | 29 | |
| | | | (b) | in any other case—2 weeks for a worker who has been | 30 | |
| | | | | receiving weekly payments of compensation for a | 31 | |
| | | | | continuous period of less than 1 year, or 6 weeks for a | 32 | |
| | | | | worker who has been receiving weekly payments of | 33 | |
| | | | | compensation for a continuous period of 1 year or more. | 34 | |
| | | (3) | | e payment of compensation to a worker is discontinued, or | 35 | |
| | | | | amount of compensation is reduced, by a person in | 36 37 | |
| | | | CITCII | INSTANCES INVOIVING THE COMMISSION DV THAT DEISON OF AN | 77 | |

| | | perso | nce under subsection (1), the worker may, whether or not that on has been prosecuted for the offence, recover from the on an amount of compensation that: | 1 2 3 |
|------|--------------|---|--|----------------------------------|
| | | (a) | if no period of notice has been given—is equal to the amount of compensation, or additional compensation, that would have been payable during the required period of notice if payment of the compensation had not been discontinued or if the amount of compensation had not been reduced, or | 4 5 7 8 9 |
| | | (b) | if less than the required period of notice has been given— is equal to the amount of compensation that would have been payable during the balance of the required period of notice if payment of the compensation had not been discontinued or if the amount of the compensation had not been reduced. | 10 11 12 13 14 15 |
| | (4) | perso form | notice referred to in this section is to be given to the worker onally or by post and (if the regulations so require) be in such or contain such information as may be prescribed by the lations. | 16 17 18 19 |
| | (5) | | section does not affect the operation of section 58 (Refund eekly payments paid after return to work etc). | 20 21 |
| | (6) | compose of | section does not apply to a reduction in weekly bensation as a result only of the application of different rates ompensation after the expiration of earlier periods of pacity for which higher rates were payable. | 22 23 24 25 |
| [8] | Sections 5 | 5, 55A | and 56 | 26 |
| | Omit the se | ctions. | | 27 |
| [9] | Section 79 | Defin | itions | 28 |
| | Omit parag | raph (a | a) of the definition of <i>adjustable amount</i> . Insert instead: | 29 |
| | | (a) | each of the amounts specified in sections 25, 34, 37 and 40, or clause 2 of Part 19H of Schedule 6, without regard to any adjustment under this Division, and | 30 31 32 |
| [10] | Section 79 | , defin | ition of "base index number" | 33 |
| | Insert after | paragr | raph (a) of the definition: | 34 |
| | | (a1) | in respect of an adjustable amount that is the amount specified in section 34 or clause 2 of Part 19H of Schedule 6—the number 240.5, and | 35 36 37 |

| [11] | Part 3, Division 6A Insert after Division 6 of Part 3: | | | | |
|------|--|---------|---|--|-----------------------------------|
| | inser | t atter | DIVISIO | on 6 of Part 3: | 2 |
| | Divi | sion | 6 A | Indexation of weekly payments | 3 |
| | 82A | Index | cation | —weekly payments | 4 |
| | | (1) | respe day of respe pre-in calcu with | amount of a weekly payment to a worker under Division 2 in ect of an injury is to be varied on each review date after the on which the worker became entitled to weekly payments in ect of that injury, by varying the amount of the worker's njury average weekly earnings for the purposes of the ulation of the amount of the weekly payment in accordance the formula: | 5 6 7 8 9 10 11 |
| | | | earni been varie | re: the amount of the worker's pre-injury average weekly ngs within the meaning of Division 2 or, if that amount has varied in accordance with this section, that amount as last so ed. | 12 13 14 15 16 |
| | | | B is: (a) | the CPI for the December quarter immediately prior to the review date when the review date is 1 April, or | 17 18 19 |
| | | | (b) <i>C</i> is: | the CPI for the June quarter immediately prior to the review date when the review date is 1 October. | 20 21 22 |
| | | | (a) (b) | the CPI for the June quarter immediately prior to the review date when the review date is 1 April, or the CPI for the December quarter immediately prior to the | 23 24 25 |
| | | | | review date when the review date is 1 October. | 26 |
| | | (2) | <i>CPI</i> Sydn | is section: means the consumer price index (All Groups Index) for new issued by the Australian Statistician. we date means 1 April and 1 October in each year. | 27 28 29 30 |
| | | (3) | earni (if an | riation of an amount of a worker's pre-injury average weekly ngs under this section does not take effect to the extent my) to which it increases that amount to more than 100% of worker's ordinary earnings (calculated in accordance with | 31 32 33 34 |

| | | Division 2) expressed as a weekly sum to which the worker would be entitled if he or she were employed in the same position or positions (if it or they can be identified) as he or she was employed in immediately before the injury, being the position or positions on the basis of which the calculation of the worker's pre-injury average weekly earnings was made. | 1 2 3 4 5 6 |
|-----|---------------|---|----------------------------|
| | (4) | The Minister is, on or before each review date, to notify, by order | 7 |
| | | published on the NSW legislation website, the number that equates to the factor $\frac{B}{C}$ for the purposes of the variation required | 8 |
| | | for that review date under this section. | 10 |
| | (5) | A notification published on the NSW legislation website after a review date for the purposes of the variation required for that review date under this section has effect as if published before that review date. | 11 12 13 14 |
| 82B | Inde: earn | xation of certain amounts—according to average weekly ings | 15 16 |
| | (1) | The amount A is to be varied, in respect of the financial year beginning on 1 July 2012 and each subsequent financial year, in accordance with the formula: $A \times \frac{B}{C}$ | 17 18 19 |
| | | where: | 20 |
| | | A is the amount of \$155 specified in sections 38, 40 and 41 or, if that amount has been varied in accordance with this section, that | 21 22 |
| | | amount as last so varied. | 23 |
| | | B is the latest average weekly earnings as at 30 May in the preceding financial year of all employees for NSW published by the Australian Statistician in respect of the December quarter of that financial year or, if that is not available, the latest available quarter. | 24 25 26 27 28 |
| | | C is the average weekly earnings of all employees for NSW as at 30 May in the year preceding the preceding financial year published by the Australian Statistician in respect of the quarter preceding that 30 May corresponding to the quarter referred to above. | 29 30 31 32 33 |
| | (2) | The Minister is to notify, by order published on the NSW legislation website before the start of each financial year, the amount that is to apply for that financial year as the amount | 34 35 36 |

| | | | | ified in sections 38, 40 and 41 as varied in accordance with section. | 1 2 |
|------|-------|----------|-----------------|--|----------------------------------|
| | | (3) | start as the | tification published on the NSW legislation website after the of a financial year and specifying an amount that is to apply e amount specified in sections 38, 40 and 41 for that financial is to apply and has effect for that financial year. | 3 4 5 |
| | 82C | Index | cation | —no reduction | 7 |
| | | | | e variation of an amount specified in section 82A or 82B by ation of that section has the effect of reducing the amount: | 8 |
| | | | (a) | the variation is deemed not to have taken effect, except for the purposes of the application of this section, and | 10 11 |
| | | | (b) | when the amount is varied and increased by operation of this section in respect of the next or a subsequent financial year, that variation has effect as an increase only to the extent (if any) to which the amount of the increase exceeds the amount of the reduction in respect of a preceding financial year, or that part of such a reduction that has not been set off against a previous increase. | 12 13 14 15 16 17 |
| | 82D | Index | cation | —rounding | 19 |
| | | | calcu whol | re it is necessary for the purposes of this Division to alate an amount that consists of or includes a fraction of a le number, the amount is deemed to have been calculated in rdance with this section if the calculation is made: | 20 21 22 23 |
| | | | (a) | if the amount is less than \$1,000, to the nearest whole \$1, or | 24 25 |
| | | | (b) | if the amount is \$1,000 or more, to the nearest whole \$10. | 26 |
| [12] | Secti | on 87I | EA Pr | econditions to commutation | 27 |
| | Omit | section | n 87E. | A (1) (g). Insert instead: | 28 |
| | | | (g) | the injured worker has not had weekly payments of compensation terminated under section 48A of the 1998 Act. | 29 30 31 |
| [13] | Secti | on 15′ | 1I Cal | culation of past and future loss of earnings | 32 |
| | Omit | "section | on 35° | 'wherever occurring. Insert instead "section 34". | 33 |

| [14] | Schedule 3 | | | | |
|------|----------------------|------------------------------------|---|--|--|
| | Insert after Schedul | e 2: | 2 | | |
| | Schedule 3 | Pre-injury average weekly earnings | 3 | | |
| | | (Section 44C) | 4 | | |

| age of or | Calcu weekl | Until the worker attains the age or stage or, but for the injury, would have attained the stage at which the highest rate is payable—the worker's |
|--|--|---|
| age of or | (a) | stage or, but for the injury, would have attained the stage at which the |
| or | | have attained the stage at which the |
| tice, or | | ingliest rate is payable—the worker s |
| an apprentice, or pre-injury average ware the earnings that would have been entin respect of a relevative worker had not sustain | pre-injury average weekly earnings are the earnings that the worker would have been entitled to receive in respect of a relevant week if the worker had not sustained the injury and had continued in the | |
| of ent ich the so on or ion in secome to an on, the we been ments in in ages the | (b) (c) | On and after the worker attains the age or stage or, but for the injury, would have attained the age or stage at which the highest rate is payable—the worker's pre-injury average weekly earnings are to be calculated as if, at the time of the injury, the worker were being paid at the highest rate applicable to that age or stage. If (a) or (b) applies but there is no rate applicable to a worker who has attained the age of 21 years, the worker's pre-injury average weekly earnings are the maximum weekly compensation amount. |
| | n or ion in become to an on, the we been ments in in ages the syment | n or ion in ecome to an on, the ve been nents in in ages the |

| Column 1 | Column 2 | Column 3 |
|----------|---|---|
| Item | Class of worker at time of injury | Calculation of pre-injury average weekly earnings |
| 2 | Worker employed by 2 or more employers and who works for one of those employers for at least the ordinary hours fixed in any applicable fair work instrument. | The worker's pre-injury average weekly earnings are to be calculated in accordance with Division 2 of Part 3 with reference to the work for the employer for whom the worker works for at least the ordinary hours fixed in the fair work instrument. |
| 3 | Worker employed by 2 or more employers who works for one of those employers for at least the prescribed number of hours each week and to whom no fair work instrument is applicable. | The worker's pre-injury average weekly earnings are to be calculated in accordance with Division 2 of Part 3 with reference to the work for the employer for whom the worker works for at least the prescribed number of hours. |
| 4 | Worker employed by 2 or more employers for at least the ordinary hours fixed in any applicable fair work instrument. | The worker's pre-injury average weekly earnings are to be calculated in accordance with Division 2 of Part 3 with reference to the work which yields the higher weekly ordinary earnings. |
| 5 | Worker employed by 2 or more employers who works for one of those employers for at least the ordinary hours fixed in an applicable fair work instrument and works for another of those employers for at least the prescribed number of hours each week. | The worker's pre-injury average weekly earnings are to be calculated in accordance with Division 2 of Part 3 with reference to the work which yields the higher weekly ordinary earnings. |
| 6 | Worker employed by 2 or more employers for at least the prescribed number of hours each week and to whom no fair work instrument is applicable. | The worker's pre-injury average weekly earnings are to be calculated in accordance with Division 2 of Part 3 with reference to the work which yields the higher weekly ordinary earnings. |

Amendments relating to weekly payments of compensation

| Column 1 | Column 2 | Column 3 | |
|----------|---|---|--|
| Item | Class of worker at time of injury | Calculation of pre-injury average weekly earnings | |
| 7 | Worker employed by 2 or more employers who sustains an injury that results in an incapacity to work for one or more of those employers but not for all those employers. | The worker's pre-injury average weekly earnings are to be calculated in accordance with Division 2 of Part 3 with reference to earnings from work with all the employers. | |
| 8 | Worker employed by 2 or more employers in circumstances other than those described in the preceding provisions of this Schedule. | The worker's pre-injury average weekly earnings are the worker's average ordinary earnings expressed as an amount per hour for all work carried out by the worker for all employers multiplied by: (a) the prescribed number of hours per week, or | |
| | | (b) the total of the worker's ordinary hours per week, | |
| 9 | Worker who, during the period of 52 weeks immediately before the injury, receives advice in writing from the employer that the worker is to be promoted or otherwise appointed to a new position (otherwise than on a temporary basis) with the effect that the worker's ordinary earnings will be increased but has not been so promoted or appointed. | whichever is the lesser. The worker's pre-injury average weekly earnings are to be calculated in accordance with Division 2 of Part 3 with reference to the amount that is the average of the earnings expressed as a weekly sum that the worker could reasonably be expected to have earned after the promotion or appointment had taken effect as if the promotion or appointment had taken effect 52 weeks before the injury. | |

| 1.2 | .2 Amendment of Workplace Injury Management and Workers Compensation Act 1998 No 86 | | | | 1 | | |
|-----|---|--------|-------------------------|--|----------------------------|--|--|
| [1] | Chapt | er 3, | Part 1, | , heading | 3 | | |
| | Insert | befor | e sectio | on 41: | 4 | | |
| | Part | 1 | Pre | liminary | Ę | | |
| [2] | Section 42 Definitions | | | | | | |
| | Insert | at the | end of | f the definition of injury management plan: | 7 | | |
| | | | An in rehab worke | njury management plan can provide for the treatment, silitation and retraining to be given or provided to the injured er. | 8 9 10 | | |
| [3] | Chapter 3, Part 2, heading | | | | | | |
| | Insert | befor | e sectio | on 42A: | 12 | | |
| | Part | 2 | | igations of insurers, employers and kers | 13 14 | | |
| [4] | Sections 48 and 48A | | | | | | |
| | Omit section 48. Insert instead: | | | | | | |
| | 48 | Retu | rn to w | vork obligations of worker | 17 | | |
| | | (1) | with t work works | orker who has current work capacity must, in co-operation the employer or insurer, make reasonable efforts to return to in suitable employment or pre-injury employment at the er's place of employment or at another place of oyment. | 18 19 20 21 22 | | |
| | | (2) | makir emplo | he purposes of this section, a worker is to be treated as ng a reasonable effort to return to work in suitable oyment or pre-injury employment during any reasonable d in which: | 23 24 25 26 | | |
| | | | (a) | the worker is waiting for the commencement of a workplace rehabilitation service that is required to be provided under an injury management plan for the worker, or | 27 28 29 30 | | |
| | | | (b) | the worker is waiting for a response to a request for suitable employment or pre-injury employment made by the worker and received by the employer, or | 31 32 33 | | |

| | | (c) | if the employer's response is that suitable employment or pre-injury employment will be provided at some time, the worker is waiting for suitable employment or pre-injury employment to commence. | 1 2 3 4 |
|-----|-------|--------------------------------|--|----------------------------------|
| 48A | Failu | ure to | comply with return to work obligations of worker | 5 |
| | (1) | impo | worker does not comply with an obligation of the worker under section 48, the insurer may in accordance with section: | 6 7 8 |
| | | (a) | suspend the payment of compensation in the form of weekly payments to the worker, or | 9 10 |
| | | (b) | terminate the payment of compensation in the form of weekly payments to the worker, or | 11 12 |
| | | (c) | cease and determine the entitlement of the worker to compensation in the form of weekly payments in respect of the injury under this Act. | 13 14 15 |
| | (2) | subs | e insurer seeks to suspend payments of compensation under ection (1) (a), the insurer must give written notice to the ter stating: | 16 17 18 |
| | | (a) | the reason for the giving of the notice, and | 19 |
| | | (b) | that unless the worker complies with the obligation under section 48 specified in the notice, weekly payments to the worker will be suspended from the date specified in the notice which must be a date at least 14 days after notice is given but no more than 60 days after notice is given, and | 20 21 22 23 24 |
| | | (c) | the consequences of failing to comply as specified in the notice. | 25 26 |
| | (3) | subse payn | ne worker fails to comply with a written notice under ection (2), the insurer may suspend the payment of weekly nents to the worker for a period of 28 days after the date ified in the notice referred to in subsection (2) (b). | 27 28 29 30 |
| | (4) | unde suspe in ac payn | e worker complies with the obligation specified in the notice or subsection (2) during the period that weekly payments are ended under subsection (3), the insurer must, subject to and ecordance with this Act, resume the payment of weekly ments with effect from the date on which the worker plied with the obligation. | 31 32 33 34 35 36 |
| | (5) | the f | bsection (4) applies, the worker forfeits any compensation in form of weekly payments that would otherwise have been e during the period of suspension until the worker complied the obligation and that period is included in determining the | 37 38 39 40 |

| | | first or second entitlement period under Division 2 of Part 3 of the 1987 Act. | 1 |
|-----|--------------|--|-----------------------|
| | (6) | If the worker does not comply with the obligation specified in the notice under subsection (2) for the entire period that weekly payments are suspended under subsection (3), the insurer may terminate the payment of compensation in the form of weekly payments to the worker in respect of the injury by written notice stating the reasons for giving the notice. | 3 4 5 6 7 |
| | (7) | If the worker: | 9 |
| | | (a) does not comply with the obligation specified in the notice under subsection (2) for the entire period that weekly payments are suspended under subsection (3), and | 10 11 12 |
| | | (b) has within the last 12 months prior to the giving of the notice referred to in paragraph (a): | 13 14 |
| | | (i) been issued 2 notices under subsection (2) without a subsequent suspension of weekly payments, or | 15 16 |
| | | (ii) had compensation in the form of weekly payments suspended once under subsection (3), | 17 18 |
| | | the insurer may cease and determine the entitlement to compensation in the form of weekly payments in respect of the injury to the worker under this Act by written notice stating the reasons for giving the notice. | 19 20 21 22 |
| [5] | Section 4 | 9 Employer must provide suitable work | 23 |
| | Insert at th | e end of section 49 (1): | 24 |
| | | Maximum penalty: 50 penalty units. | 25 |
| [6] | Section 5 | 7 Compliance by worker | 26 |
| | Omit the s | ection. | 27 |
| [7] | Chapter 3 | , Part 3 | 28 |
| | Insert after | r section 59: | 29 |
| | Part 3 | Employer improvement notices | 30 |
| | 59A Aut | horisation of inspectors | 31 |
| | | In this Part: | 32 |
| | | inspector means a member of staff who is an inspector for the purposes of section 238 (Powers of entry and inspection by officers of Authority). | 33 34 35 |

| 59B | Issu | e of improvement notices | 1 |
|-----|------|--|----------------------|
| | (1) | This section applies if an inspector reasonably believes that an employer: | 2 |
| | | (a) is contravening a provision of this Chapter, or | 4 |
| | | (b) has contravened a provision of this Chapter in circumstances that make it likely that the contravention will continue or be repeated. | 5 6 7 |
| | (2) | The inspector may issue an improvement notice requiring the employer to: | 8 |
| | | (a) remedy the contravention, or | 10 |
| | | (b) prevent a likely contravention from occurring, or | 11 |
| | | (c) remedy the things or operations causing the contravention or likely contravention. | 12 13 |
| 59C | Cont | ents of improvement notices | 14 |
| | (1) | An improvement notice must state: | 15 |
| | | (a) that the inspector believes the employer: | 16 |
| | | (i) is contravening a provision of this Chapter, or | 17 |
| | | (ii) has contravened a provision in circumstances that make it likely that the contravention will continue or be repeated, and | 18 19 20 |
| | | (b) the provision the inspector believes is being, or has been, contravened, and | 21 22 |
| | | (c) briefly, how the provision is being, or has been, contravened, and | 23 24 |
| | | (d) the day by which the person is required to remedy the contravention or likely contravention. | 25 26 |
| | (2) | An improvement notice may include directions concerning the measures to be taken to remedy the contravention or prevent the likely contravention, or the matters or activities causing the contravention or likely contravention, to which the notice relates. | 27 28 29 30 |
| | (3) | The day stated for compliance with the improvement notice must be reasonable in all the circumstances. | 31 32 |
| 59D | Com | pliance with improvement notice | 33 |
| | | The person to whom an improvement notice is issued must comply with the notice within the period specified in the notice. | 34 35 |
| | | Maximum penalty: 100 penalty units. | 36 |

| | 59E | Exter | nsion of time for compliance with improvement notices | |
|------|---------------|---------|--|----------------------------|
| | | (1) | An inspector may, by written notice given to the person, extend the compliance period for an improvement notice issued under this Part. | 2 |
| | | (2) | However, the inspector may extend the compliance period only if the period has not ended. | (|
| | | (3) | In this section: | 7 |
| | | | <i>compliance period</i> means the period stated in the improvement notice, and includes that period as extended under this section. | 8 |
| [8] | Section | on 10 | 5 Jurisdiction of Commission and Compensation Court | 10 |
| | Insert | at the | end of section 105 (1): | 1 |
| | | | Note. The Commission does not have jurisdiction to determine any dispute about a work capacity decision of an insurer and is not to make a decision in respect of a dispute before the Commission that is inconsistent with a work capacity decision of an insurer. See section 43 of the 1987 Act. | 12 13 14 18 16 |
| [9] | Section evide | | Obligations of worker to provide authorisations and medical | 17 18 |
| | Insert | at the | end of the section: | 19 |
| | | | Note. This section does not limit the obligations of a worker under section 44B (Evidence as to work capacity) of the 1987 Act. | 20 21 |
| [10] | | | 7 Directions for interim payment of weekly payments or penses compensation | 22 23 |
| | Insert | after s | section 297 (1): | 24 |
| | (| (1A) | An interim payment direction is not to be made when the dispute concerns a decision by the insurer to discontinue or reduce weekly payments of compensation on the basis of a work capacity decision under Division 2 of Part 3 of the 1987 Act. | 25 26 27 28 |

| Schedule 2 | | Amendments relating to lump sum compensation | 1 | | |
|------------|--|--|----------------------------------|--|--|
| 2.1 | Amendm | nent of Workers Compensation Act 1987 No 70 | 3 | | |
| [1] | Section 65 Determination of degree of permanent impairment | | | | |
| | Omit "or pa | ain and suffering compensation" from section 65 (3). | 5 | | |
| [2] | Section 65 | A Special provisions for psychological and psychiatric injury | 6 | | |
| | Omit "(eith | ner as permanent impairment compensation or pain and suffering ion)" from section 65A (1). | 7 8 | | |
| [3] | Section 65 | iA (1), note | 9 | | |
| | Omit the no | ote. | 10 | | |
| [4] | Section 65 | 5A (3) | 11 | | |
| | Omit "(eith | ner as permanent impairment compensation or pain and suffering ion)". | 12 13 | | |
| [5] | Section 66 | Entitlement to compensation for permanent impairment | 14 | | |
| | Omit section | on 66 (1). Insert instead: | 15 | | |
| | (1) | A worker who receives an injury that results in a degree of permanent impairment greater than 10% is entitled to receive from the worker's employer compensation for that permanent impairment as provided by this section. Permanent impairment compensation is in addition to any other compensation under this Act. | 16 17 18 19 20 21 | | |
| | | Note. No permanent impairment compensation is payable for a degree of permanent impairment of 10% or less. | 22 23 | | |
| | (1A) | Only one claim can be made under this Act for permanent impairment compensation in respect of the permanent impairment that results from an injury. | 24 25 26 | | |
| [6] | Section 66 | 5 (2) (a) | 27 | | |
| | Omit the pa | aragraph. | 28 | | |
| [7] | Section 66 | 5 (2A) | 29 | | |
| | Omit Exam | nple 1. Insert instead: | 30 | | |
| | | Example 1. A person suffers 12% permanent impairment. Under subsection (2), the amount of permanent impairment compensation to which he or she is entitled is $$17,050 ($13,750 + [2 \times $1,650])$. If the | 31 32 33 | | |

| | | relati | e of the impairment is to the back, the compensation payable in on to the back will be the whole \$17,050. Under this subsection, that 050 will be increased by 5%, yielding \$17,902.50. | 1 2 3 |
|------|---------------------|---------------|--|----------------------------|
| [8] | Section 66 | A Agr | reements for compensation | 4 |
| | Omit section | n 66A | (1) (a). Insert instead: | 5 |
| | | (a) | under which a worker who has received an injury, and an employer or insurer, agree as to the degree of permanent impairment that has resulted from the injury, and | 6 7 8 |
| [9] | Section 66 | A (1) (| (b) | 9 |
| | Omit the pa | aragrap | oh. Insert instead: | 10 |
| | | (b) | in which there is a provision in which the employer or insurer certifies that it is satisfied that the worker has obtained independent legal advice, or has waived the right to obtain independent legal advice, before entering into the agreement. | 11 12 13 14 15 |
| [10] | Section 66 | A (2) | | 16 |
| | Omit the su | bsecti | on. Insert instead: | 17 |
| | (2) | injur work | worker enters into a complying agreement in relation to an ry, the permanent impairment compensation to which the ker is entitled in respect of the injury is the compensation able in respect of the degree of impairment so agreed. | 18 19 20 21 |
| [11] | Section 66 | A (3) (| (a) | 22 |
| | Omit "or th | e amo | ount of pain and suffering compensation". | 23 |
| [12] | Section 66 compensa | | proceedings to enter up award on agreement for | 24 25 |
| | Omit "or pa | ain and | d suffering compensation" from section 66B (1). | 26 |
| [13] | Section 67 | Com | pensation for pain and suffering | 27 |
| | Omit the se | ection. | | 28 |
| [14] | Section 67 | A Spe | ecial provisions for HIV/AIDS | 29 |
| - | Omit section | - | • | 30 |
| [15] | Section 67 | A (4) | | 31 |
| - • | | | nd suffering compensation are". Insert instead "is". | 32 |

| [16] | Sect | ions 6 | SPA and 69B | 1 |
|------|-------|-----------------|--|--|
| | Omit | the se | ections. | 2 |
| [17] | Sect | ion 87 | 'EA Preconditions to commutation | 3 |
| | Omit | "and | pain and suffering compensation" from section 87EA (1) (b). | 4 |
| 2.2 | | | nent of Workplace Injury Management and Workers sation Act 1998 No 86 | 5 6 |
| [1] | Sect | ion 26 | 3 Lump sum compensation claims to be made at same time | 7 |
| | Omit | or pa | ain and suffering compensation" from section 263 (1). | 8 |
| [2] | | ion 28 vered | OB Lump sum compensation to be paid before damages | 9 10 |
| | Omit | "and | pain and suffering compensation" wherever occurring. | 11 |
| [3] | Sect | ion 31 | 4 What constitutes threshold dispute | 12 |
| | Inser | t after | section 314 (2): | 13 |
| | | (3) | For the purposes of this Part, acceptance by the person on whom a claim for work injury damages is made of the degree of permanent impairment of the injured worker for the purposes of a claim against the person by the injured worker for permanent impairment compensation also constitutes acceptance of the degree of permanent impairment for the purposes of the claim for work injury damages. | 14 15 16 17 18 19 20 |
| [4] | Sect | ion 32 | 2A | 21 |
| | Inser | t after | section 322: | 22 |
| ; | 322A | One | assessment only of degree of permanent impairment | 23 |
| | | (1) | Only one assessment may be made of the degree of permanent impairment of an injured worker. | 24 25 |
| | | (2) | The medical assessment certificate that is given in connection with that assessment is the only medical assessment certificate that can be used in connection with any further or subsequent medical dispute about the degree of permanent impairment of the worker as a result of the injury concerned (whether the subsequent or further dispute is in connection with a claim for permanent impairment compensation, the commutation of a liability for compensation or a claim for work injury damages). | 26 27 28 29 30 31 32 33 |

| | (3) | Accordingly, a medical dispute about the degree of permanent impairment of a worker as a result of an injury cannot be referred for, or be the subject of, assessment if a medical dispute about that matter has already been the subject of assessment and a medical assessment certificate under this Part. | 1 2 3 4 5 | | |
|-----|--|---|-----------------------|--|--|
| | (4) | This section does not affect the operation of section 327 (Appeal against medical assessment). | 6 7 | | |
| 2.3 | Amendment of Civil Liability Act 2002 No 22 | | | | |
| | Section 26l Non-economic loss damages limited to workers compensation amount | | | | |
| | Omit section | on 26I (2). Insert instead: | 11 | | |
| | (2) | When determining the total amount to which a worker would be entitled as compensation under a provision of the <i>Workers Compensation Act 1987</i> , the amount is to be determined under the provision as it was in force when the injury to the offender | 12 13 14 15 | | |

| Schedule 3 | | le 3 | Amendments relating to damages for nervous shock | |
|-------------|---|--------|---|---|
| Amo | endm | ent o | of Workers Compensation Act 1987 No 70 | 3 |
| [1] | 1] Section 151P Damages for psychological or psychiatric injury | | 4 | |
| | Omit the section. | | | 5 |
| [2] | Sect | ion 15 | 1AD | 6 |
| | Insert after section 151AC: | | | |
| 151AD No da | | No d | amages for nervous shock injury to non-workers | |
| | | (1) | No damages for pure mental harm may be awarded against an employer liable to pay compensation under this Act in respect of the death of or injury to a worker if the pure mental harm arises wholly or partly from mental or nervous shock in connection with the death of or injury to the worker unless the pure mental harm is a work injury (that is, an injury to the worker or to another worker). Note. This section prevents a claim for damages for nervous shock when the nervous shock is not a work injury. It prevents claims for damages by relatives of an injured or deceased worker because their injuries are not work injuries. | 9 10 11 12 13 14 15 16 17 18 |
| | | (2) | In this section, <i>pure mental harm</i> has the same meaning as in Part 3 of the <i>Civil Liability Act 2002</i> . | 20 21 |

| Schedule 4 | | le 4 | Amendments relating to medical and related expenses | 1 2 |
|------------|-------|---------------------|--|----------------------------------|
| Am | endm | ent o | f Workers Compensation Act 1987 No 70 | 3 |
| [1] | Sect | ion 59 <i>i</i> | 4 | 4 |
| | Inser | t after s | section 59: | 5 |
| | 59A | Limit | on payment of compensation | 6 |
| | | (1) | Compensation is not payable to an injured worker under this Division in respect of any treatment, service or assistance given or provided more than 12 months after a claim for compensation in respect of the injury was first made, unless weekly payments of compensation are or have been paid or payable to the worker. | 7 8 9 10 11 |
| | | (2) | If weekly payments of compensation are or have been paid or payable to the worker, compensation is not payable under this Division in respect of any treatment, service or assistance given or provided more than 12 months after the worker ceased to be entitled to weekly payments of compensation. | 12 13 14 15 16 |
| | | (3) | If a worker becomes entitled to weekly payments of compensation after ceasing to be entitled to compensation under this Division, the worker is once again entitled to compensation under this Division but only in respect of any treatment, service or assistance given or provided during a period in respect of which weekly payments are payable to the worker. | 17 18 19 20 21 22 |
| | | (4) | This section does not apply to a seriously injured worker (as defined in Division 2). | 23 24 |
| [2] | | ion 60 bilitatio | Compensation for cost of medical or hospital treatment and on etc | 25 26 |
| | Inser | t after s | section 60 (2): | 27 |
| | | (2A) | The worker's employer is not liable under this section to pay the cost of any treatment or service (or related travel expenses) if: | 28 29 |
| | | | (a) the treatment or service is given or provided without the prior approval of the insurer (not including treatment provided within 48 hours of the injury happening and not including treatment or service that is exempt under the WorkCover Guidelines from the requirement for prior insurer approval), or | 30 31 32 33 34 35 |

| | | (b) | the treatment or service is given or provided by a person who is not appropriately qualified to give or provide the treatment or service, or | 1 2 3 |
|-----|------------|-------------------|---|----------------------------------|
| | | (c) | the treatment or service is not given or provided in accordance with any conditions imposed by the WorkCover Guidelines on the giving or providing of the treatment or service, or | 4 5 6 7 |
| | | (d) | the treatment is given or provided by a health practitioner whose registration as a health practitioner under any relevant law is limited or subject to any condition imposed as a result of a disciplinary process, or who is suspended or disqualified from practice. | 8 9 10 11 12 |
| | (2B) | travel or serv | worker's employer is not liable under this section to pay expenses related to any treatment or service if the treatment vice is given or provided at a location that necessitates more than is reasonably necessary to obtain the treatment or se. | 13 14 15 16 17 |
| | (2C) | | WorkCover Guidelines may make provision for or with ct to the following: | 18 19 |
| | | (a) | establishing rules to be applied in determining whether it is reasonably necessary for a treatment or service to be given or provided, | 20 21 22 |
| | | (b) | limiting the kinds of treatment and service (and related travel expenses) that an employer is liable to pay the cost of under this section, | 23 24 25 |
| | | (c) | limiting the amount for which an employer is liable to pay under this section for any particular treatment or service, | 26 27 |
| | | (d) | establishing standard treatment plans for the treatment of particular injuries or classes of injury, | 28 29 |
| | | (e) | specifying the qualifications or experience that a person requires to be <i>appropriately qualified</i> for the purposes of this section to give or provide a treatment or service to an injured worker (including by providing that a person is not appropriately qualified unless approved or accredited by the Authority). | 30 31 32 33 34 35 |
| [3] | Section 61 | Rates | applicable for medical or related treatment | 36 |
| | | | tomary charge made in the community for the treatment to workers" from section 61 (1). | 37 38 |

| [4] | Section 61 | (2A) | 1 |
|-----|--------------|---|----------------------------|
| | Insert after | section 61 (2): | 2 |
| | (2A) | An order under subsection (2) may provide for the maximum amount fixed in respect of any particular medical or related treatment to vary by reference to different factors of a specified kind (for example, a higher maximum amount could be fixed for a treatment when provided by a provider accredited by the Authority). | 3 4 5 6 7 8 |
| [5] | Section 63 | A Rates applicable for workplace rehabilitation services | 9 |
| | Insert after | section 63A (2): | 10 |
| | (2A) | An order under subsection (2) may provide for the maximum amount fixed in respect of any particular service to vary by reference to different factors of a specified kind (for example, a higher maximum amount could be fixed for a service when provided by a provider approved or accredited by the Authority). | 11 12 13 14 15 |

| Schedule 5 | | Amendments relating to journey claims | |
|------------|--|---------------------------------------|----|
| Amo | Amendment of Workers Compensation Act 1987 No 70 | | |
| [1] | | lourney claims | 3 |
| | Omit section | 10 (3) (a). | 4 |
| [2] | Section 10 (| 3) (b) | 5 |
| | Omit "place | of abode, or place of employment,". | 6 |
| | Insert instead | l "place of employment". | 7 |
| [3] | Section 10 (| 3) (e)–(g) | 8 |
| | Omit the para | agraphs. | 9 |
| [4] | Section 10 (| 5) | 10 |
| | Omit the sub | section. | 11 |

| | | | Amendments relating to heart attack and stroke | 1 | |
|--|-------|---------|--|---|--------------------------------|
| Amendment of Workers Compensation Act 1987 No 70 | | | | | |
| | Sect | ion 9E | 3 | | 4 |
| | Inser | t after | section | n 9A: | 5 |
| | 9B | | | nsation for heart attack or stroke unless nature of ent results in significantly greater risk | 6 7 |
| | | (1) | that heart empl | ompensation is payable under this Act in respect of an injury consists of, is caused by, results in or is associated with a t attack injury or stroke injury unless the nature of the loyment concerned gave rise to a significantly greater risk of worker suffering the injury than had the worker not been loyed in employment of that nature. | 8 9 10 11 12 13 |
| | | (2) | In th | is section: | 14 |
| | | | vesse | et attack injury means an injury to the heart, or any blood el supplying or associated with the heart, that consists of, is ed by, results in or is associated with: | 15 16 17 |
| | | | (a) | any heart attack, or | 18 |
| | | | (b) | any myocardial infarction, or | 19 |
| | | | (c) | any myocardial ischaemia, or | 20 |
| | | | (d) | any angina, whether unstable or otherwise, or | 21 |
| | | | (e) | any fibrillation, whether atrial or ventricular or otherwise, or | 22 23 |
| | | | (f) | any arrhythmia of the heart, or | 24 |
| | | | (g) | any tachycardia, whether ventricular, supra ventricular or otherwise, or | 25 26 |
| | | | (h) | any harm or damage to such a blood vessel or to any associated plaque, or | 27 28 |
| | | | (i) | any impairment, disturbance or alteration of blood, or blood circulation, within such a blood vessel, or | 29 30 |
| | | | (j) | any occlusion of such a blood vessel, whether the occlusion is total or partial, or | 31 32 |
| | | | (k) | any rupture of such a blood vessel, including any rupture of an aneurism of such a blood vessel, or | 33 34 |
| | | | (l) | any haemorrhage from such a blood vessel, or | 35 |
| | | | (m) | any aortic dissection, or | 36 |

| (n) | any consequential physical harm or damage, including harm or damage to the brain, or | 1 2 |
|-----|--|-----|
| (o) | any consequential mental harm or damage. | 3 |
| | e injury means an injury to the brain, or any of the blood | 4 |
| | els supplying or associated with the brain, that consists of, is | 5 |
| | ed by, results in or is associated with: | 6 |
| (a) | any stroke, or | 7 |
| (b) | any cerebral infarction, or | 8 |
| (c) | any cerebral ischaemia, or | 9 |
| (d) | any rupture of such a blood vessel, including any rupture | 10 |
| | of an aneurism of such a blood vessel, or | 11 |
| (e) | any subarachnoid haemorrhage, or | 12 |
| (f) | any haemorrhage from such a blood vessel, or | 13 |
| (g) | any harm or damage to such a blood vessel or to any | 14 |
| | associated plaque, or | 15 |
| (h) | any impairment, disturbance or alteration of blood, or | 16 |
| | blood circulation, within such a blood vessel, or | 17 |
| (i) | any occlusion of such a blood vessel, whether the | 18 |
| | occlusion is total or partial, or | 19 |
| (j) | any consequential physical harm or damage, including | 20 |
| | neurological harm or damage, or | 21 |
| (k) | any consequential mental harm or damage. | 22 |

| Sch | nedule 7 | Amer | ndments relating to disease injuries | |
|-----|-------------------------------|------------|--|-----------------------|
| Amo | endment of W | orkers | Compensation Act 1987 No 70 | 2 |
| [1] | Section 4 Defin | nition of | "injury" | ; |
| | Omit paragraph | (b) of th | ne definition of <i>injury</i> . Insert instead: | 4 |
| | (b) |) inclu | ides a disease injury, which means: | į |
| | | (i) | a disease that is contracted by a worker in the course of employment but only if the employment was the main contributing factor to contracting the disease, and | - - - - - |
| | | (ii) | the aggravation, acceleration, exacerbation or deterioration in the course of employment of any disease, but only if the employment was the main contributing factor to the aggravation, acceleration, exacerbation or deterioration of the disease, and | 10 12 12 14 |
| [2] | Section 9A No contributing fa | | nsation payable unless employment substantial injury | 15 16 |
| | Insert "(other th | nan a dise | ease injury)" after "an injury" in section 9A (1). | 17 |
| [3] | Section 9A (1) | | | 18 |
| | | te. In the | ubsection: case of a disease injury, the worker's employment must be | 19 20 21 |

| Schedule 8 | | Amendments relating to commutation of compensation | | 1 2 |
|------------|--------------|--|--|----------------------|
| Amo | endment o | f Wo | orkers Compensation Act 1987 No 70 | 3 |
| [1] | Section 87 | EA Pr | reconditions to commutation | 4 |
| | Insert after | section | n 87EA (1): | 5 |
| | (1A) | comi | pite subsection (1), a liability in respect of an injury may be muted to a lump sum under this Division in a particular case e Authority is satisfied and certifies to the effect that: | 6 7 8 |
| | | (a) | the case is of a class that is prescribed by the regulations as a class to which this subsection applies, and | 9 10 |
| | | (b) | the circumstances of the case satisfy any requirements prescribed by the regulations as requirements that must be satisfied for the purposes of this subsection, and | 11 12 13 |
| | | (c) | unless the regulations otherwise provide, the lump sum to which the liability will be commuted is not inadequate and not excessive. | 14 15 16 |
| | (1B) | comi | onsidering whether the lump sum to which a liability will be muted is not inadequate and not excessive, the Authority have regard to the following matters: | 17 18 19 |
| | | (a) | any dispute as to liability to pay compensation under the Workers Compensation Acts, | 20 21 |
| | | (b) | the injury, the age of the worker, the general health of the worker, and the occupation of the worker at the time of the occurrence of the injury, | 22 23 24 |
| | | (c) | the worker's diminished ability to compete in an open labour market, | 25 26 |
| | | (d) | other benefits that the worker may be entitled to from any other source. | 27 28 |
| [2] | Section 87 | EA (6) |) | 29 |
| | Insert after | section | n 87EA (5): | 30 |
| | (6) | procesubse | WorkCover Guidelines may make provision for the edure for applying for certification by the Authority under ection (1) or (1A) and the information and documents to be ided in support of such an application. | 31 32 33 34 |

| [3] | | 'F Commutation by agreement | |
|-----|--------------|---|----------------|
| | Insert after | section 87F (2): | : |
| | (2A) | Compliance with subsection (2) is not required if the commutation agreement contains a provision in which the employer or insurer certifies that it is satisfied that the worker has waived the right to obtain independent legal advice and independent financial advice before entering into the agreement. | ; ; |
| [4] | Section 87 | 'H Registration of commutation agreements | : |
| | Omit section | on 87H (2). Insert instead: | , |
| | (2) | The Registrar must refuse to register a commutation agreement unless satisfied that the Authority has certified as provided by section 87EA (1) or (1A) in respect of the agreement. | 10 1: 1: |

| Scł | nedu | le 9 | Amendments relating to insurer licensing and transfer of claims | 1 | |
|-----|--|--------------------------|---|----------------------|--|
| 9.1 | Am | endmer | nt of Workers Compensation Act 1987 No 70 | 3 | |
| [1] | Sect | ion 154E | Assets of Insurance Fund | 4 | |
| | Inser unde | t "other t r Division | than a claim transferred pursuant to a claims transfer agreement in 6" after "Nominal Insurer" in section 154E (2) (a). | 5 6 | |
| [2] | Sect | ion 154E | E (2) (j1) | 7 | |
| | Inser | t after see | ction 154E (2) (j): | 8 | |
| | | (j | the transfer of assets of the Insurance Fund to a claim agent pursuant to a claims transfer agreement under Division 6, | 9 10 | |
| [3] | Sect | ion 176 L | Licences to be re-granted only to existing licence holders | 11 | |
| | Omit the section. | | | | |
| [4] | Section 208 Contributions by licensed insurers to Insurance Fund | | | | |
| | Omit "specialised insurer" wherever occurring. | | | | |
| | Insert instead "licensed insurer". | | | | |
| [5] | Part 7, Division 6 | | | 16 | |
| | Insert after Division 5 of Part 7: | | | | |
| | Divi | sion 6 | Transfer of claims | 18 | |
| | 217 | Definiti | ion | 19 | |
| | | I | n this Division: | 20 | |
| | | | transferred claim means a claim that is the subject of a claims ransfer agreement under this Division. | 21 22 | |
| | 218 | Agreen | ments for transfer of claims to insurers | 23 | |
| | | a | The Authority may enter into an agreement (a <i>claims transfer ingreement</i>) with a corporation for the transfer to the corporation of the liabilities of the Nominal Insurer in respect of a claim under a policy of insurance for which the Nominal Insurer is the insurer. | 24 25 26 27 | |
| | | | A claims transfer agreement can relate to particular claims or classes of claims. | 28 29 | |

| | (3) | | tims transfer agreement entered into with a corporation may de provision for the following: | 1 2 |
|-----|------|----------|--|----------------------------|
| | | (a) | the transfer to the corporation of any assets of the Insurance Fund in connection with the liabilities transferred by the agreement, | 3 4 5 |
| | | (b) | requirements for the giving of notice to the person who is the employer in respect of a transferred claim. | 6 7 |
| 219 | Effe | ct of cl | aims transfer agreement | 8 |
| | (1) | of that | laims transfer agreement operates to transfer to the bration concerned (the <i>claim agent</i>) the rights and liabilities e Nominal Insurer in connection with a transferred claim, for that purpose the following <i>transitional arrangements</i> effect: | 9 10 11 12 13 |
| | | (a) | a transferred claim is deemed to have been made against the claim agent, | 14 15 |
| | | (b) | any act, matter or thing done or omitted to be done by the Nominal Insurer in connection with a transferred claim before the transfer is taken to have been done or omitted by the claim agent, | 16 17 18 19 |
| | | (c) | the Nominal Insurer ceases to be the insurer in respect of the policy of insurance to which the transferred claim relates, but only for the purposes of the rights, obligations and liabilities of the insurer in connection with the transferred claim, | 20 21 22 23 24 |
| | | (d) | the claim agent is deemed to be the insurer in respect of the policy of insurance to which the transferred claim relates, but only for the purposes of the rights, obligations and liabilities of the insurer in connection with the transferred claim, | 25 26 27 28 29 |
| | | (e) | if the claim agent is not a licensed insurer, the claim agent is deemed to be a licensed insurer in respect of the policy of insurance to which the transferred claim relates, | 30 31 32 |
| | | (f) | any proceedings commenced by or against the Nominal Insurer in connection with a transferred claim and pending immediately before the transfer are deemed to be proceedings by or against the claim agent, | 33 34 35 36 |
| | | (g) | all records that are the property of the Nominal Insurer and that relate to a transferred claim (or a judgment or award made in respect of a transferred claim) become the property of and are to be transferred to the claim agent. | 37 38 39 40 |

| | (2 | | e transitional arrangements are subject to the terms of the ims transfer agreement. | 1 |
|-----|-----------|------------|--|----------------------|
| | (3 | ent | e regulations may make provision for or with respect to the ering into and operation of claims transfer agreements, luding by prescribing additional transitional arrangements for operation of claims transfer agreements. | 3 4 5 6 |
| | 220 C | onditio | ns of claims transfer agreement | 7 |
| | (1 | | claims transfer agreement is subject to the following additions: | 8 9 |
| | | (a) | such conditions as may be included in the agreement, | 10 |
| | | (b) | such conditions as the Authority may from time to time notify to the claim agent during the currency of the agreement, | 11 12 13 |
| | | (c) | any conditions prescribed by the regulations. | 14 |
| | (2 | cor | condition of a claims transfer agreement also operates as a ndition of the insurer's licence (or the insurer's licence that the im agent is deemed to hold in respect of a policy of insurance which a transferred claim relates). | 15 16 17 18 |
| | (3 | cor agr | corporation that is a party to a claims transfer agreement must mply with any conditions to which the claims transfer element is subject. Eximum penalty: 100 penalty units. | 19 20 21 |
| | | | | 22 |
| [6] | | | vings, transitional and other provisions | 23 |
| | Omit cla | ause 2 (I | Licensing of insurers) of Part 19A. | 24 |
| 9.2 | | | of Workplace Injury Management and Workers on Act 1998 No 86 | 25 26 |
| [1] | Section | 35 Pay | ments into and from Fund | 27 |
| | Omit "a | nd self-i | insurers" from section 35 (1) (a). | 28 |
| | Insert in | istead ", | self-insurers and deemed insurers". | 29 |
| [2] | Section | 37 Defi | nitions | 30 |
| | Insert in | alphabe | etical order: | 31 |
| | | ins | emed insurer means a corporation (other than a licensed urer) that is a party to a claims transfer agreement under vision 6 (Transfer of claims) of Part 7 of the 1987 Act. | 32 33 34 |

| [3] | Section 38 Assessment by Authority of amount to be contributed to Fund | 1 2 |
|------|--|----------|
| | Omit "specialised insurers, self-insurers" from section 38 (c). | 3 |
| | Insert instead "insurers, deemed insurers". | 4 |
| [4] | Section 38 (d) | 5 |
| | Omit "specialised insurers, self-insurers". | 6 |
| | Insert instead "insurers, deemed insurers". | 7 |
| [5] | Section 38 (e) | 8 |
| | Omit "specialised insurers, self-insurers". | 9 |
| | Insert instead "insurers, deemed insurers". | 10 |
| [6] | Section 39 Contributions to Fund by insurers and self-insurers | 11 |
| | Omit "Each specialised insurer" from section 39 (1). | 12 |
| | Insert instead "Each insurer, deemed insurer". | 13 |
| [7] | Section 39 (2) and (5) | 14 |
| | Omit "a specialised insurer" wherever occurring. Insert instead "an insurer". | 15 |
| [8] | Section 39 (2) and (5) | 16 |
| | Omit "the specialised insurer" wherever occurring. | 17 |
| | Insert instead "the insurer". | 18 |
| [9] | Section 39 (3A) | 19 |
| | Insert after section 39 (3): | 20 |
| | (3A) The contribution to be paid by a deemed insurer, in respect of | 21 |
| | each financial year (being a financial year during the whole or part of which the person was a deemed insurer), is an amount | 22 23 |
| | determined by the Authority in accordance with the regulations. | 24 |
| [10] | Section 39 (4) | 25 |
| | Omit "by specialised insurers" and "all specialised insurers". | 26 |
| | Insert instead "by insurers" and "all insurers" respectively. | 27 |
| [11] | Section 39 (6) | 28 |
| | Insert "or deemed insurer" after "self-insurer" wherever occurring. | 29 |

Workers Compensation Legislation Amendment Bill 2012

Schedule 9 Amendments relating to insurer licensing and transfer of claims

| [12] | Section 39 (6B) | 1 |
|------|--|----|
| | Omit "by specialised insurers". Insert instead "by insurers". | 2 |
| [13] | Section 39 (7) | 3 |
| | Omit "a specialised insurer or a self-insurer". | 4 |
| | Insert instead "an insurer or deemed insurer". | 5 |
| [14] | Section 39 (7) (a) | 6 |
| | Omit "the specialised insurer or self-insurer". | 7 |
| | Insert instead "the insurer or deemed insurer". | 8 |
| [15] | Section 39 (9) | 9 |
| | Omit "a specialised insurer or self-insurer". | 10 |
| | Insert instead "an insurer, self-insurer or deemed insurer". | 11 |
| [16] | Section 39 (10) | 12 |
| | Insert "or deemed insurer" after "self-insurer" wherever occurring | 13 |

| Sch | edu | le 10 | Amendments relating to WorkCover Independent Review Officer | 1 2 |
|------|-------|----------|--|----------------------|
| 10.1 | | | ent of Workplace Injury Management and Workers sation Act 1998 No 86 | 3 |
| [1] | Secti | ion 4 I | Definitions | 5 |
| | Inser | t in alp | phabetical order in section 4 (1): | 6 |
| | | | Independent Review Officer means the WorkCover Independent Review Officer appointed under Part 3 of Chapter 2. | 7 8 |
| [2] | Chap | oter 2, | Part 3 | 9 |
| | Inser | t after | Part 2 of Chapter 2: | 10 |
| | Par | t 3 | WorkCover Independent Review Officer | 11 |
| | Divi | sion | 1 Administrative arrangements | 12 |
| | 24 | App | ointment of Independent Review Officer | 13 |
| | | (1) | The Governor may appoint a WorkCover Independent Review Officer. | 14 15 |
| | | (2) | The Independent Review Officer holds office for such term not exceeding 5 years as may be specified in the instrument of appointment, but is eligible (if otherwise qualified) for re-appointment. | 16 17 18 19 |
| | | (3) | The office of Independent Review Officer is a full-time office and the holder of the office is required to hold it on that basis, except to the extent permitted by the Governor. | 20 21 22 |
| | | (4) | The Independent Review Officer is entitled to be paid: | 23 |
| | | | (a) remuneration in accordance with the <i>Statutory and Other Offices Remuneration Act 1975</i> , and | 24 25 |
| | | | (b) such travelling and subsistence allowances as the Minister may from time to time determine. | 26 27 |
| | | (5) | The <i>Public Sector Employment and Management Act 2002</i> does not apply to the appointment of the Independent Review Officer, and the holder of that office is not, as holder, subject to that Act. | 28 29 30 |
| | | (6) | The staff of the Independent Review Officer are to be employed under Chapter 1A of the <i>Public Sector Employment and Management Act</i> 2002 | 31 32 |

| 25 | Vaca | ancy in office | 1 |
|----|------|---|----------------------------------|
| | (1) | The office of Independent Review Officer becomes vacant if the holder: | 2 |
| | | (a) dies, or | 4 |
| | | (b) completes a term of office and is not re-appointed, or | 5 |
| | | (c) resigns the office by instrument in writing addressed to the Governor, or | 6 7 |
| | | (d) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or | 8 9 10 11 |
| | | (e) becomes a mentally incapacitated person, or | 12 |
| | | (f) is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or | 13 14 15 16 17 |
| | | (g) is removed from office under this section. | 18 |
| | (2) | The Governor may remove the Independent Review Officer from office: | 19 20 |
| | | (a) for misbehaviour, or | 21 |
| | | (b) for incapacity, or | 22 |
| | | (c) if the Independent Review Officer is absent from duty for a period in excess of his or her leave entitlement as approved by the Governor unless the absence is caused by illness or other unavoidable cause. | 23 24 25 26 |
| | (3) | If the office of Independent Review Officer becomes vacant, a person is, subject to this Act, to be appointed to fill the vacancy. | 27 28 |
| 26 | App | pointment of acting Independent Review Officer | 29 |
| | (1) | The Minister may, from time to time, appoint a person to act in the office of the Independent Review Officer during the illness or absence of the Independent Review Officer or during a vacancy in the office of the Independent Review Officer. The person, while so acting, has all the functions of the Independent Review Officer and is taken to be the Independent Review Officer. | 30 31 32 33 34 35 |
| | (2) | The Minister may, at any time, remove a person from office as acting Independent Review Officer. | 36 37 |

| | (3) | remu | cting Independent Review Officer is entitled to be paid such ineration (including travelling and subsistence allowances) e Minister may from time to time determine. | 1 2 3 |
|------|-------|-------------------------------------|---|----------------------------------|
| Divi | ision | 2 | Functions | 4 |
| 27 | Fund | ctions | of Independent Review Officer | 5 |
| | | The l | Independent Review Officer has the following functions: | 6 |
| | | (a) | to deal with complaints made to the Independent Review Officer under this Division, | 7 8 |
| | | (b) | to review work capacity decisions of insurers under Division 2 (Weekly compensation by way of income support) of Part 3 of the 1987 Act, | 9 10 11 |
| | | (c) | to inquire into and report to the Minister on such matters arising in connection with the operation of the Workers Compensation Acts as the Independent Review Officer considers appropriate or as may be referred to the Independent Review Officer for inquiry and report by the Minister, | 12 13 14 15 16 |
| | | (d) | to encourage the establishment by insurers and employers of complaint resolution processes for complaints arising under the Workers Compensation Acts, | 18 19 20 |
| | | (e) | such other functions as may be conferred on the Independent Review Officer by or under the Workers Compensation Acts or any other Act. | 21 22 23 |
| 27A | Com | plaint | s about insurers | 24 |
| | (1) | any a of an | orker may complain to the Independent Review Officer about act or omission (including any decision or failure to decide) a insurer that affects the entitlements, rights or obligations of worker under the Workers Compensation Acts. | 25 26 27 28 |
| | (2) | inves insur for the can in | Independent Review Officer deals with a complaint by stigating the complaint and reporting to the worker and the err on the findings of the investigation, including the reasons hose findings. The Independent Review Officer's findings include non-binding recommendations for specified action to ken by the insurer or the worker. | 29 30 31 32 33 34 |
| | (3) | withi Indep withi | Independent Review Officer is to deal with a complaint in a period of 30 days after the complaint is made unless the pendent Review Officer notifies the worker and the insurer in that period that a specified longer period will be required all with the complaint. | 35 36 37 38 39 |

| | (4) | complaint on the basis that it is frivolous or vexatious or should not be dealt with for such other reason as the Independent Review Officer considers relevant. | 1 2 3 4 |
|-----|-----|---|----------------------|
| 27B | Req | uirement to provide information | 5 |
| | (1) | The Independent Review Officer may require an insurer or a worker who has applied for review of a work capacity decision of an insurer to provide specified information that the Independent Review Officer reasonably requires for the purposes of the exercise of any function of the Independent Review Officer. | 6 7 8 9 |
| | (2) | It is a condition of an insurer's licence that the insurer comply with a request for the provision of information under this section. | 11 12 |
| | (3) | The Independent Review Officer can decline to deal with a complaint if the worker who makes the complaint fails to comply with a request to provide information to the Independent Review Officer. | 13 14 15 16 |
| | (4) | The Authority must provide the Independent Review Officer with such information as the Independent Review Officer reasonably requires and requests for the purposes of the exercise of any function of the Independent Review Officer. | 17 18 19 20 |
| 27C | Ann | ual report | 21 |
| | (1) | As soon as practicable after 30 June (but before 31 December) in each year, the Independent Review Officer is to prepare and forward to the Minister a report on his or her activities for the 12 months ending on 30 June in that year. | 22 23 24 25 |
| | (2) | The report is to be tabled in Parliament and for that purpose the Minister is to lay the report or cause it to be laid before both Houses of Parliament as soon as practicable after receiving the report. | 26 27 28 29 |
| | (3) | The Minister is to give the Authority and insurers an opportunity to comment on the report before it is tabled in Parliament and may include with the report when it is tabled a statement as to the comments of the Authority and insurers. | 30 31 32 33 |
| | (4) | The report is to include the following information: | 34 |
| | | (a) the number and type of complaints made and dealt with under this Division during the year, | 35 36 |
| | | (b) the sources of those complaints, | 37 |
| | | (c) the number and type of complaints that were made during the year but not dealt with | 38 |

| | | | (d) (e) | information on the operation of the process for review of work capacity decisions of insurers during the year and any recommendations for legislative or other improvements to that process, such other information as the Independent Review Officer considers appropriate to be included or as the Minister directs to be included. | |
|------|-------|----------|------------|---|----------------------|
| | | (5) | Matt | ers included in a report must not identify individual workers. | 8 |
| | 27D | Dele | gation | of functions | ç |
| | | | any f | Independent Review Officer may delegate the exercise of function of the Independent Review Officer (other than this er of delegation) to: | 10 11 12 |
| | | | (a) | any member of staff of the Independent Review Officer, or | 13 |
| | | | (b) | any person, or any class of persons, authorised for the purposes of this section by the regulations. | 14 15 |
| [3] | Sect | ion 35 | (2) (c) | | 16 |
| | Inser | t after | section | n 35 (2) (b): | 17 |
| | | | (c) | the remuneration of the Independent Review Officer and staff of the Independent Review Officer and costs incurred in connection with the exercise of the functions of the Independent Review Officer, | 18 19 20 21 |
| 10.2 | | | | of Statutory and Other Offices Remuneration 6 No 4) | 22 23 |
| | Sche | edule 1 | Publ | ic offices | 24 |
| | Inser | t at the | end o | f Schedule 1: | 2 |
| | | | Worl | «Cover Independent Review Officer | 26 |

| Scł | nedu | le 11 | 1 Miscellaneous amendments | 1 | | |
|-----|------|---|---|----------------------------------|--|--|
| | | | of Workplace Injury Management and Workers n Act 1998 No 86 | 2 | | |
| [1] | Sect | ion 74 | | 4 | | |
| | Omit | the se | ection. Insert instead: | 5 | | |
| | 74 | Insurers to give notice and reasons when liability disputed | | | | |
| | | (1) | If an insurer disputes liability in respect of a claim or any aspect of a claim, the insurer must give notice of the dispute to the claimant. | 7 8 9 | | |
| | | (2) | The notice must contain the following: | 10 | | |
| | | | (a) a concise and readily understandable statement of the reason the insurer disputes liability and of the issues relevant to the decision (indicating, in the case of a claim for compensation, any provision of the workers compensation legislation on which the insurer relies to dispute liability), | 11 12 13 14 15 | | |
| | | | (b) such other information as the regulations may prescribe. | 17 | | |
| | | (3) | The regulations may make provision for the form of and for other information to be included in or to accompany a notice under this section. The regulations may require an insurer to give a copy of a notice under this section to the claimant's employer. | 18 19 20 21 | | |
| | | (4) | The regulations may create offences in connection with any failure to comply with this section. Note. A dispute as to liability to commence weekly payments within the requisite period after a claim for compensation is made must be notified in accordance with this section (see section 93 and the offence arising under section 94). | 22 23 24 25 26 27 | | |
| | | (5) | Notice is not required to be given under this section with respect to a dispute if notice has been given under section 54 of the 1987 Act with respect to the dispute and that notice contained the statements and information that a notice under this section is required to contain. | 28 29 30 31 32 | | |
| | | (6) | This section does not apply to a dispute based on a work capacity decision of an insurer under Division 2 of Part 3 of the 1987 Act. | 33 34 | | |
| [2] | Sect | ion 23 | 88 Powers of entry and inspection of Authority inspectors | 35 | | |
| | Omit | t "auth | orised officer" wherever occurring. Insert instead "inspector". | 36 | | |

| [3] | Section 238A Search warrant | |
|------|---|----------|
| | Omit "An authorised officer under this Act" from section 238A (1). | 2 |
| | Insert instead "An inspector". | ; |
| [4] | Section 238A (1) and (2) (c) | 4 |
| | Omit "the officer" wherever occurring. Insert instead "the inspector". | |
| [5] | Section 238A (2) | (|
| | Omit "the authorised officer under this Act". Insert instead "the inspector". | 7 |
| [6] | Section 238A (4) | 8 |
| | Omit "authorised officer". Insert instead "inspector". | 9 |
| [7] | Section 238AA Power to obtain information, documents and evidence | 10 |
| | Omit "authorised officer" wherever occurring. Insert instead "inspector". | 1 |
| [8] | Section 238B Protection from incrimination | 12 |
| | Omit "authorised officer" from section 238B (3) (b) wherever occurring. | 13 |
| | Insert instead "inspector". | 14 |
| [9] | Section 238C Inspector may request assistance | 15 |
| | Omit "authorised officer" and "authorised officer's" wherever occurring. | 16 |
| | Insert instead "inspector" and "inspector's" respectively. | 17 |
| [10] | Section 238C (2) | 18 |
| | Omit "the officer" and "the officer's" wherever occurring. | 19 |
| | Insert instead "the inspector" and "the inspector's" respectively. | 20 |
| [11] | Section 341 Costs to be determined by Commission | 2 |
| | Omit section 341 (4) and (5). Insert instead: | 22 |
| | (4) Subject to this Division, if the Commission makes any order as to costs, the Commission is to order that the costs follow the event | 20 |
| | unless it appears to the Commission that some other order should | 24 25 |
| | be made as to the whole or any part of the costs, or as the | 26 |
| | regulations otherwise provide. | 2 |

| Schedule 12 | 2 Amendments relating to savings and transitional provisions | 1 2 | | | |
|--------------|--|----------|--|--|--|
| Amendment of | of Workers Compensation Act 1987 No 70 | 3 | | | |
| [1] Schedule | 3, Part 19H | 4 | | | |
| Insert after | Part 19G: | 5 | | | |
| Part 19H | Part 19H Provisions consequent on enactment of | | | | |
| | Workers Compensation Legislation | 7 | | | |
| | Amendment Act 2012 | 8 | | | |
| Division | 1 Preliminary | 9 | | | |
| 1 Defii | nitions | 10 | | | |
| | In this Part: | 11 | | | |
| | 2012 amending Act means the Workers Compensation Legislation Amendment Act 2012. | 12 13 | | | |
| | <i>benefits amendments</i> means the amendments made by Schedules 1–7 to the 2012 amending Act. | 14 15 | | | |
| | existing recipient of weekly payments means an injured worker | 16 | | | |
| | who is in receipt of weekly payments of compensation immediately before the commencement of the weekly payments | 17 18 | | | |
| | amendments. | 19 | | | |
| | first 26 weeks of incapacity has the meaning it had under section | 20 | | | |
| | 34 of the 1987 Act, as in force before the weekly payments amendments. | 21 22 | | | |
| | <i>introduction date</i> means the date of introduction into Parliament of the Bill for the 2012 amending Act. | 23 24 | | | |
| | <i>seriously injured worker</i> has the same meaning as in Division 2 of Part 3 of the 1987 Act. | 25 26 | | | |
| | transitional amount has the meaning given by clause 2. | 27 | | | |
| | weekly payments amendments means the amendments made by | 28 | | | |
| | the 2012 amending Act to Division 2 (Weekly compensation by way of income support) of Part 3 of the 1987 Act, other than the | 29 30 | | | |
| | amendment made to section 52 (Termination of weekly payments | 31 | | | |
| | on retiring age) of the 1987 Act. | 32 | | | |

| 2 | ıran | Sition | ai amount | 1 |
|---|------------|---------------------------------------|--|--|
| | (1) | The | transitional amount is \$906.25. | 2 |
| | | pre-ir of det recipi | . The transitional amount is used as the deemed amount of the njury average weekly earnings of an injured worker for the purpose termining the weekly payments of compensation payable to existing ients of weekly payments after they become subject to the weekly nents amendments. | 3 4 5 6 7 |
| | (2) | (Inde week before perior | e transitional amount is adjusted by operation of Division 6 exation of certain amounts) of Part 3 of the 1987 Act, a cly payment of compensation payable to a worker injured re the date on which the adjustment takes effect is, for any od of incapacity occurring on and after that date, to be rmined by reference to that amount as so adjusted. | 8 9 10 11 12 13 |
| 3 | App | licatio | n of amendments generally | 14 |
| | (1) | | ept as provided by this Part or the regulations, an amendment e by the 2012 amending Act extends to: | 15 16 |
| | | (a) | an injury received before the commencement of the amendment, and | 17 18 |
| | | (b) | a claim for compensation made before the commencement of the amendment, and | 19 20 |
| | | (c) | proceedings pending in the Commission or a court immediately before the commencement of the amendment. | 21 22 |
| | (2) | to co | imendment made by the 2012 amending Act does not apply impensation paid or payable in respect of any period before commencement of the amendment, except as otherwise ided by this Part. | 23 24 25 26 |
| 4 | App Com | licatio pensa | n of benefits amendments to other Workers ation Acts | 27 28 |
| | | Work Work Serve prov prov | benefits amendments do not apply for the purposes of the kers' Compensation (Dust Diseases) Act 1942 or the kers Compensation (Bush Fire, Emergency and Rescue ices) Act 1987 and a reference in either of those Acts to a ision of the Workers Compensation Acts is a reference to the ision without regard to any amendment made by the benefits andments. | 29 30 31 32 33 34 35 |
| 5 | Savi | ngs aı | nd transitional regulations | 36 |
| | (1) | prov | ulations under Part 20 of this Schedule that contain isions of a saving or transitional nature consequent on the tment of the 2012 amending Act may, if the regulations so | 37 38 39 |

| | | provide, take effect as from a date that is earlier than the date of assent to the 2012 amending Act. | 1 2 |
|-----|-------|---|----------------------------------|
| | (2) | Clause 1 (3) of Part 20 does not limit the operation of this clause. | 3 |
| | (3) | A provision referred to in subclause (1) has effect, if the regulations so provide, despite any other provision of this Part. | 4 5 |
| | (4) | The power in Part 20 to make regulations that contain provisions of a saving or transitional nature consequent on the enactment of the 2012 amending Act extends to authorise the making of regulations whereby the provisions of the Workers | 6 7 8 9 |
| | | Compensation Acts are deemed to be amended in the manner specified in the regulations. | 10 11 |
| Div | ision | 2 Weekly payments | 12 |
| 6 | | lication of weekly payments amendments to existing nants | 13 14 |
| | | An existing recipient of weekly payments remains entitled to compensation under Division 2 of Part 3 of the 1987 Act as if the weekly payments amendments had not been made, but only until the weekly payments amendments apply to the compensation payable to the person as provided by this Division. | 15 16 17 18 19 |
| 7 | Tern | nination of weekly payments on retiring age | 20 |
| | | The amendment made by the 2012 amending Act to section 52 of the 1987 Act does not apply in respect of the compensation payable to a person who reached the retiring age referred to in that section before the commencement of the amendment. | 21 22 23 24 |
| 8 | | k capacity assessment of existing recipients of weekly nents | 25 26 |
| | (1) | A work capacity assessment of an existing recipient of weekly payments is to be conducted as provided by this clause for the purposes of facilitating the application of the weekly payments amendments to the worker. | 27 28 29 30 |
| | (2) | The insurer who is liable to make weekly payments of compensation to an existing recipient of weekly payments must conduct a work capacity assessment of the worker no later than 12 months (or such longer period as may be prescribed by the regulations) after the commencement of the weekly payments amendments. | 31 32 33 34 35 36 |

| (3) | If an existing recipient of weekly payments is a seriously injured worker, the insurer is not to conduct a work capacity assessment of the worker under this clause. | 1 2 3 |
|-----|---|--|
| (4) | The WorkCover Guidelines may make provision for the staged implementation of the requirement under this clause for a work capacity assessment. | 4 5 6 |
| (5) | A work capacity assessment can be conducted before the commencement of Schedule 1 to the 2012 amending Act, as if that Schedule had commenced on the date of assent to the 2012 amending Act. For that purpose the WorkCover Guidelines can make provision for work capacity assessments before the commencement of Schedule 1 to the 2012 amending Act. | 7 8 9 10 11 12 |
| | kly payments amendments to apply after work capacity ssment | 13 14 |
| (1) | On the expiration of a period of 3 months after an insurer first conducts a work capacity assessment of an existing recipient of weekly payments (as required under this Division or otherwise), the weekly payments amendments apply to the compensation payable under Division 2 of Part 3 of the 1987 Act to the worker in respect of any period of incapacity after the expiration of that period. | 15 16 17 18 19 20 21 |
| (2) | However, the weekly payments amendments do not apply to the compensation payable under Division 2 of Part 3 of the 1987 Act to the worker in respect of any period of incapacity during the first 26 weeks of incapacity. | 22 23 24 25 |
| (3) | For the purposes of the application under this clause of the weekly payments amendments to a worker, the worker's pre-injury average weekly earnings are deemed to be equal to the transitional amount. Note. The transitional amount is initially \$906.25 and is indexed annually. | 26 27 28 29 30 31 |
| (4) | For the purposes of the application of the weekly payments amendments to the compensation payable under Division 2 of Part 3 of the 1987 Act to a worker in respect of any period of incapacity after the commencement of those amendments, a reference in that Division to a period in respect of which a weekly payment has been paid or is payable to a worker includes such a period that occurred before the commencement of those amendments (or before the application of those amendments to the compensation payable to the worker). | 32 33 34 35 36 37 38 39 |

| 10 | Spec | cial provision for seriously injured workers | 1 |
|----|------|--|----------------------------------|
| | (1) | The weekly payments amendments apply from the commencement of those amendments to the compensation payable under Division 2 of Part 3 of the 1987 Act to an existing recipient of weekly payments who is a seriously injured worker. | 2 3 4 5 |
| | (2) | For the purposes of the application under this clause of the weekly payments amendments to a seriously injured worker, the worker's pre-injury average weekly earnings are deemed to be equal to the transitional amount. Note. The transitional amount is initially \$906.25 and is indexed annually. | 6 7 8 9 10 11 |
| 11 | Spec | cial provision for workers receiving section 38 benefits | 12 |
| | (1) | An existing recipient of weekly payments who is in receipt of weekly payments under section 38 of the 1987 Act immediately before the commencement of the weekly payments amendments remains entitled to compensation under that section in respect of the injury concerned but only for the period provided by that section. | 13 14 15 16 17 18 |
| | (2) | The weekly payments amendments do not apply to the compensation payable to the worker during the period for which the worker remains entitled to compensation under section 38 pursuant to this clause. | 19 20 21 22 |
| 12 | Odd | lot rule workers | 23 |
| | | An order of the Commission for the payment of compensation to a worker under section 39 (Incapacity treated as total—"odd-lot" rule) of the 1987 Act that is in force immediately before the commencement of the weekly payment amendments does not limit or prevent the application of the weekly payments amendments to the worker as provided by this Part. | 24 25 26 27 28 29 |
| 13 | | ier periods of incapacity not counted towards 5 year limit on ments | 30 31 |
| | | For the purposes of the application of section 39 (Cessation of weekly payments after 5 years) of the 1987 Act, as substituted by the 2012 amending Act, to the compensation payable after the commencement of that section in respect of an injury that happened before that commencement, no regard is to be had to | 32 33 34 35 36 |

| | | any period before that commencement in respect of which a weekly payment has been paid or is payable to the worker. | 1 2 |
|------|-------|--|----------------------------|
| | | Note. Section 39 limits the payment of weekly payments of compensation to a period of 5 years. Weekly payments made before the commencement of the weekly payments amendments are not counted towards the 5 years. | 3 4 5 6 |
| 14 | Juris | diction of Commission | 7 |
| | | Sections 43 (3) and 44 (5) as inserted by the 2012 amending Act extend to proceedings pending in the Commission when a relevant work capacity decision is made. | 8 9 10 |
| Divi | ision | 3 Miscellaneous | 11 |
| 15 | Lum | o sum compensation | 12 |
| | | An amendment made by Schedule 2 to the 2012 amending Act extends to a claim for compensation made on or after 19 June 2012, but not to such a claim made before that date. | 13 14 15 |
| 16 | Dama | ages for nervous shock | 16 |
| | | An amendment made by Schedule 3 to the 2012 amending Act extends to a claim for damages in respect of harm suffered before 19 June 2012 but does not apply to a claim for damages if the claimant commenced court proceedings for the recovery of work injury damages before 19 June 2012. | 17 18 19 20 21 |
| 17 | Medi | cal, hospital and rehabilitation expenses | 22 |
| | (1) | An amendment made by the 2012 amending Act to section 60 of the 1987 Act does not apply in respect of any treatment or service provided before the commencement of the amendment. | 23 24 25 |
| | (2) | In the application of section 59A (Limit on payment of compensation) of the 1987 Act in respect of a claim for compensation made before the commencement of that section: | 26 27 28 |
| | | (a) the claim is deemed to have been made immediately before the commencement of that section, and | 29 30 |
| | | (b) no regard is to be had to any weekly payment of compensation paid or payable to the worker before the commencement of that section (for the purpose of determining when a worker ceased to be entitled to weekly payments of compensation). | 31 32 33 34 35 |
| | | Note. Section 59A limits the payment of compensation to a period of 12 months after a claim for compensation is made or 12 months after weekly payments of compensation cease. Subclause (2) ensures that | 36 37 38 |

| | for existing claims the 12 month period will commence no earlier than the commencement of the section. | 1 2 |
|----|---|----------------------------------|
| 18 | Journey claims | 3 |
| | An amendment made by Schedule 5 to the 2012 amending Act extends to an injury received on or after 19 June 2012 but does not apply to an injury received before that date. | 4 5 6 |
| 19 | Heart attack and stroke injuries | 7 |
| | Section 9B extends to an injury received on or after 19 June 2012 but does not apply to an injury received before that date. | 8 9 |
| 20 | Disease injuries | 10 |
| | An amendment made by Schedule 7 to the 2012 amending Act extends to an injury received on or after 19 June 2012 but does not apply to an injury received before that date. | 11 12 13 |
| 21 | Costs in proceedings | 14 |
| | An amendment made by the 2012 amending Act to section 341 (Costs to be determined by Commission) of the 1998 Act does not apply in respect of proceedings commenced in the Commission before the commencement of the amendment. | 15 16 17 18 |
| 22 | Commutation | 19 |
| | (1) The Authority may defer consideration of an application for registration of a commutation agreement under Division 9 of Part 3 of the 1987 Act that is made on or after the introduction date (a <i>transitional commutation agreement</i>) until 3 months after a work capacity assessment of the injured worker is conducted. | 20 21 22 23 24 25 |
| | (2) If the amount of compensation payable to an existing recipient of weekly payments of compensation changes as a result of an amendment made by the 2012 amending Act, the change applies for the purposes of the commutation of a liability for that compensation under Division 9 of Part 3 pursuant to a transitional commutation agreement. | 26 27 28 29 30 31 |
| 23 | Assessment of permanent impairment | 32 |
| | (1) For the purposes of determining the degree of permanent impairment of an injured worker whose injury happened before 1 January 2002, the worker or the insurer may refer the matter for assessment under Part 7 of Chapter 7 of the 1998 Act. That Part applies in respect of such an assessment as if the matter referred for assessment were a dispute. | 33 34 35 36 37 38 |

(2)

| | | the degree of permanent impairment of the worker resulting from the injury has been assessed before the commencement of this clause. | 2 | |
|----|-------------|---|--|--|
| 24 | Insp | Inspectors | | |
| | (1) | An authorisation of a person that is in force for the purposes of section 238 of the 1998 Act immediately before the amendment of that section by the 2012 amending Act is deemed to be an authorisation of the person as an inspector for the purposes of that section. | { - - - - - - - - - - - - - - - - - - - | |
| | (2) | A search warrant issued under section 238A of the 1998 Act to a person as an authorised officer and in force immediately before the amendment of that section by the 2012 amending Act is deemed to have been issued to the person as an inspector. | 1 ² 12 13 | |
| | (3) | Any act, matter or thing done or omitted to be done by a person as an authorised officer for the purposes of section 238AA of the 1998 Act is, to the extent that it relates to matters arising after the amendment of that section by the 2012 amending Act, deemed to have been done or omitted by the person as an inspector under that section. | 15 16 17 18 19 20 | |
| 25 | Polic | ce officers | 2 | |
| | | The benefits amendments do not apply to or in respect of an injury received by a police officer (before or after the commencement of this clause), and the Workers Compensation Acts (and the regulations under those Acts) apply to and in respect of such an injury as if those amendments had not been enacted. | 22 23 24 25 26 27 | |
| 26 | Coal miners | | 28 | |
| | (1) | The benefits amendments do not apply to or in respect of an injury received by a coal miner (before or after the commencement of this clause), and the Workers Compensation Acts (and the regulations under those Acts) apply to and in respect of such an injury as if those amendments had not been enacted. | 29 30 37 32 33 34 | |
| | (2) | In this clause: | 3 | |
| | | coal miner means a worker employed in or about a mine. | 36 | |
| 27 | | ew of amendments | 37 | |
| | (1) | The Minister is to conduct a review of the amendments made by the 2012 amending Act to determine whether the policy | 38 39 | |
| | | | | |

This clause does not apply to a worker in respect of an injury if

| | | objectives of those amendments remain valid and whether the terms of the Workers Compensation Acts remain appropriate for securing those objectives. | 1 2 3 |
|-----|------------------------------------|--|-------------|
| | (2) | The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to the 2012 amending Act. | 4 |
| | (3) | A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years. | 6 7 8 |
| [2] | Schedule | 6, Part 20 Savings and transitional regulations | 9 |
| | Insert at the end of clause 1 (1): | | |
| | | any other Act that amends this Act | 11 |