

Motor Accidents and Workers Compensation Legislation Amendment Bill 2021

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2021



New South Wales

Motor Accidents and Workers Compensation Legislation Amendment Bill 2021

Act No , 2021

An Act to make miscellaneous amendments to certain motor accidents legislation and workers compensation legislation and to make consequential or related amendments to other legislation.

EXAMINED

Speaker

The	Legisl	ature of New South Wales enacts—	1
1	Nam	e of Act	2
		This Act is the Motor Accidents and Workers Compensation Legislation Amendment Act 2021.	3
2	Com	mencement	5
	(1)	This Act commences on the date of assent to this Act, except as provided by subsection (2).	6 7
	(2)	Schedule 2.1[1] and [3] commence on a day or days to be appointed by proclamation.	8

Scł	nedu	le 1		men egisla	dments concerning motor accidents ation	1 2
1.1	Lim	itatio	n Act	1969	No 31	3
	Sect	ion 50/	4 Арр	lication	n of Division—kinds of causes of action	4
		t "or th			dent Injuries Act 2017" after "Motor Accidents Compensation Act	5 6
1.2	Mot	or Ac	cide	nt Inju	ries Act 2017 No 10	7
[1]	Sect	ion 1.4	Def	initions	•	8
	Inser	t in alp	habeti	cal ord	er in section 1.4(1)—	9
					has the same meaning as in the Point to Point Transport (Taxis hicles) Act 2016.	10 11
					ervice has the same meaning as in the Point to Point Transport Hire Vehicles) Act 2016.	12 13
					a passenger service or booking service has the same meaning as in <i>Point Transport (Taxis and Hire Vehicles) Act 2016.</i>	14 15
					same meaning as in the <i>Point to Point Transport (Taxis and Hire et 2016.</i>	16 17
[2]	Sect	ion 2.2	6			18
	Omit	t the sec	ction.	Insert ii	nstead—	19
	2.26	Spec	ial pro	ovision	s relating to taxis and hire vehicles and other vehicles	20
		(1)	prem	iums fo	Accident Guidelines relating to the determination of insurance or third-party policies may provide for the payment of premiums y policies.	21 22 23
		(2)	With	out lim	iting subsection (1), the guidelines may—	24
			(a)	third-	de for part of the premium to be paid before the issue of a party policy and the remainder of the premium to be paid during eriod for which the policy is issued, and	25 26 27
			(b)	a third	de for refunds by licensed insurers of part of the premium paid for d-party policy for taxis or hire vehicles during or after the period hich the policy is issued, and	28 29 30
			(c)	impos servic other	see requirements on providers of passenger services or booking sees relating to taxis, hire vehicles or other classes of vehicles, or on persons conducting a business relating to the vehicles or on ed insurers, concerning the following—	31 32 33 34
				(i)	terms for the payment of premiums, including reporting requirements and timeframes,	35 36
				(ii)	invoicing arrangements for the payment of premiums,	37
				(iii)	arrangements concerning the payment of GST for premiums.	38
		(3)			tion under subsection (1)—	39
			(a)		be made in relation to taxis or hire vehicles or in relation to other as of vehicles, and	40 41
			(b)	for gu	idelines for the purposes of subsection (2)(a) and (b)—	42

			(i)	may provide for the basis on which the remainder of the premium is to be paid, or a part of the premium refunded, including by reference to the safe driving of vehicles, number of trips undertaken by the vehicles, distance travelled by the vehicles, other activity in which the vehicles are engaged or other factors, and	1 2 3 4 5
			(ii)	may authorise the remainder of the premium to be paid on behalf of the persons to whom the third-party policies are issued, including by the providers of passenger services or booking services relating to taxis or hire vehicles, or by other persons conducting a business relating to the vehicles.	7 8 9 10 11
	(4)	a thi	rd-part	(Cancellation of third-party policies) extends to the cancellation of y policy if a payment required to be made during the period for olicy is issued has not been duly paid.	12 13 14
	(5)	relati	ing to v	ity may, by written notice served on a person conducting a business rehicles, including the provider of a passenger service or a booking uire the person to do 1 or more of the following—	15 16 17
		(a)	notic deter	de to the Authority, within the time and in the way specified in the e, information the Authority reasonably requires for the purpose of mining the guidelines for insurance premiums for third-party ies for taxis, hire vehicles or other classes of vehicles,	18 19 20 21
		(b)	way insur	de to the Authority or a licensed insurer, within the time and in the specified in the notice, information the Authority or licensed er reasonably requires to determine premiums for third-party ies for taxis, hire vehicles or other classes of vehicles,	22 23 24 25
		(c)		within the time and in the way specified in the notice, premiums for party policies for taxis, hire vehicles or other classes of vehicles.	26 27
	(6)	A pe	rson to	whom a notice is given under this section must not—	28
		(a)	fail to	o comply with the notice, or	29
		(b)		de information to the Authority or an insurer the person knows is or misleading in a material particular.	30 31
		Max	imum j	penalty—	32
		(a)		failure to comply with a requirement under subsection (5)(a)—100 ty units, or	33 34
		(b)	for o	ther contraventions—500 penalty units.	35
	(7)	In th	is secti	on—	36
				e same meaning as in the A New Tax System (Goods and Services 99 of the Commonwealth.	37 38
[3]	Section 2.3	88 Esta	ablish	ment of Nominal Defendant's Fund	39
	Omit "into	the Fu	nd out	of" from section 2.38(3)(c). Insert instead "out of the Fund into".	40
[4]	Section 3.2	2 Statu	itory b	enefits payable by relevant insurer	41
	Omit sectio	n 3.2(4	4). Inse	ert instead—	42
	(4)			of the at-fault motor vehicle is the insurer who provides motor surance cover for—	43 44
		(a)		notor vehicle the use or operation of which caused the death or y for which the statutory benefits are payable, or	45 46

		(b)	if more than 1 motor vehicle caused the death or injury—the motor vehicle the use or operation of which contributed most to causing the death or injury for which the statutory benefits are payable.	1 2 3
[5]	Section 3.2	2(6)–(8	3)	2
	Omit section	on 3.2((6) and (7). Insert instead—	5
	(6)	non- by tl Auth arrar	ne insurer of the at-fault motor vehicle is not a licensed insurer (a <i>-licensed insurer</i>), statutory benefits payable under this Part are payable the Nominal Defendant on behalf of the non-licensed insurer, unless the nority gives written approval for the non-licensed insurer to enter into the neglection of the licensed insurer to pay the attory benefits payable as a result of the motor accident.	6 7 8 9 10 11
	(7)	moto	vever, if the insurance policy of the non-licensed insurer of the at-fault or vehicle does not insure against a liability to pay statutory benefits under Part—	12 13 14
		(a)	the Nominal Defendant is the relevant insurer, subject to subsection (3), for the purposes of the payment of the benefits, and	15 16
		(b)	the non-licensed insurer must give the Nominal Defendant the information it has in relation to an application made to it for the payment of benefits concerning the accident.	17 18 19
	(8)	Part the	Nominal Defendant or other insurer who pays statutory benefits under this is entitled to recover the amount of statutory benefits properly paid from relevant insurer liable to make those payments, along with the costs ciated with handling the statutory benefits claim.	20 21 22 23
[6]	Sections 3	.6(2) a	and (3), 3.7(2) and (3) and 3.8(2) and (3)	24
	Insert "or occurring.	post-a	ccident earnings, whichever is the greater," after "(if any)" wherever	25 26
[7]	Section 3. motor acc	7 Wee ident)	kly payments during second entitlement period (weeks 14–78 after	27 28
	Omit "loss	of ear	ning capacity" wherever occurring in section 3.7(2).	29
	Insert inste	ad "los	ss of earnings".	30
[8]	Section 3.	15 Red	quirements for evidence as to fitness for work	31
	Omit "give	n by tl	he injured person" wherever occurring in section 3.15(3)(a) and (a1).	32
	Insert inste	ad "pr	ovided by the injured person".	33
[9]	Section 3.	15(3A)		34
	Insert after	sectio	n 3.15(3)—	35
	(3A)	med	woid doubt, certificates referred to in subsection (3)(a) and (a1) constitute ical certificates as to an injured person's fitness for work for the purposes its Act.	36 37 38
[10]	Section 3.	15(5)		39
	Insert "by t	he inju	ured person to the insurer" after "provided".	40
[11]	Section 3.	15(6)–	(8)	41
	Omit section	n 3 15	5(6) Insert instead—	1

	(6)	An insurer is not required to make weekly payments of statutory benefits to which a person is entitled to under this Division until the person has complied with subsection (1).	1 2 3
	(7)	If a person fails to comply with a requirement under this section within 7 days, or another period prescribed by the regulations, after the requirement is communicated to the person by the insurer, the insurer may, subject to the Motor Accident Guidelines, suspend payment of weekly payments of statutory benefits to the person under this Division for the period the failure to comply continues.	4 5 6 7 8 9
	(8)	The person forfeits the person's entitlement to weekly payments of statutory benefits during the period of a suspension.	10 11
[12]	Section 3.2	20 Refund of weekly payments paid after return to employment	12
	Omit "section from section sec	on 3.19 (Notice required before discontinuing or reducing weekly payments)" in 3.20(4).	13 14
	Insert inste	ad "section 3.18 (Claimant to notify change of circumstances)".	15
[13]	Section 3.2	21 Weekly statutory benefits to persons residing outside Australia	16
		ings in respect of which statutory benefits are payable" and "earnings in respect e weekly payment is payable" from section 3.21(1) and (2)(b), respectively.	17 18
	Insert inste	ad "earning capacity".	19
[14]	Section 3.2	21(2)	20
	Insert ", or basis".	at shorter intervals agreed by the insurer and injured person," after "quarterly	21 22
[15]	Section 3.2	21(2)(a)	23
	Insert "or in	nsurer" before "has determined".	24
[16]	Section 3.2	21(2)(a)	25
	Omit "earn	ings". Insert instead "earning capacity".	26
[17]	Section 3.3 covered by	30 Payment of hospital, ambulance, medical and other expenses not bulk billing arrangement	27 28
	Omit "at th	e maximum rate so fixed" from section 3.30(2)(b).	29
	Insert inste	ad "at a rate no greater than the maximum rate so fixed".	30
[18]	Section 3.3	36 No statutory benefits for at-fault driver or owner if vehicle uninsured	31
		ircumstances where the vehicle was required to be insured under this Act" after policy" in section 3.36(3)(a).	32 33
[19]	Sections 5	.2(1), 5.5 and 5.6	34
	Omit "or st	atutory benefits" wherever occurring.	35
[20]	Section 5.3	Presumption that motor accident is no-fault	36
	Omit section	on 5.3(2).	37
[21]	Section 5.0	5, heading	38
	Omit "or st	atutory benefits".	39

[22]	Secti	ion 5.6	(2)		1
	Inser	t at the	end o	of section 5.6—	2
		(2)	be th	void doubt, this section is intended to operate when a person is deemed to ne person at fault for causing a death or injury occasioned by a motor dent even though the accident itself is a no-fault motor accident.	3 4 5
			for ca	— The definition of no-fault motor accident in section 5.1 is focused on the fault ausing a motor accident rather than the fault for causing death or injury occasioned e accident.	6 7 8
[23]	Secti	on 5.8	Oth	er entitlements not affected	9
	Omit	"or sta	atutory	y benefits".	10
[24]	Secti	on 6.1	5 Hov	w notice of claims given	11
	Omit	sectio	n 6.15	5(1)–(3). Insert instead—	12
		(1)		stice of a claim under this Division is to be given in the form approved by Authority.	13 14
		(2)	of cl make	approved form may, without limitation, provide for the giving of notices laims by a computer system, whether or not operated by insurers, that es the notices available to the insurers or other persons to whom the ses are required to be given.	15 16 17 18
		(3)		approved form may require the claimant to do 1 or more of the wing—	19 20
			(a)	provide a certificate of a treating medical practitioner relating to the claim,	21 22
			(b)	authorise the insurer to obtain information and documents relevant to the claim from persons specified in the authorisation,	23 24
			(c)	authorise the insurer to provide information and documents so obtained by the insurer to persons specified in the authorisation.	25 26
[25]	Secti	on 7.1	3 A		27
	Inser	t after	section	n 7.13—	28
7	7.13A Merit reviewer may assess costs				29
		(1)	meri	erit reviewer may include in the certificate as to the determination of a t review an assessment of the claimant's costs in the matter, including s for legal services and fees for medico-legal services.	30 31 32
		(2)	The	costs specified in the assessment are payable by the insurer.	33
		(3)	In m	aking an assessment under this section, a merit reviewer must—	34
			(a)	give effect to the requirements of the regulations under Part 8 (Costs and fees) as to costs that may be included in an assessment or fixing maximum fees and costs, and	35 36 37
			(b)	have regard to the principles and matters referred to in the <i>Legal Profession Uniform Law (NSW)</i> , section 200.	38 39
		(4)	clain appe or le <i>Appl</i>	aimant or an insurer, or an Australian legal practitioner acting for a mant or an insurer in relation to the relevant claim, has the same right of al against an assessment made under this section as the claimant, insurer egal practitioner would have under the <i>Legal Profession Uniform Law lication Act 2014</i> , section 89 if the assessment were a decision of a costs assor under that Act, Part 7 in relation to a bill of costs.	40 41 42 43 44 45

[26]	Section 11	.11 Re	egulation of advertising and other marketing of services	1
	Omit "whe	ther" f	from section 11.11(1)(b). Insert instead "including"	2
[27]			nitions relating to earnings for purposes of weekly payments of ts under Division 3.3	3 4
	Omit claus	e 4(2)((b). Insert instead—	5
		(b)	if subclause (3) applies—the weekly average of the gross earnings the earner received as an earner, or could reasonably have been expected to receive, during the 12 months after the change of circumstance referred to in the subclause occurred,	6 7 8 9
[28]	Schedule 4	4 Savii	ngs, transitional and other provisions	10
	Insert at the	e end o	of the Schedule, with appropriate Part and clause numbering—	11
	Part	Acc	ovisions consequent on enactment of Motor cidents and Workers Compensation Legislation lendment Act 2021	12 13 14
	Арр	licatio	n of amendments	15
	(1)		ept as provided by subclauses (2)–(4) or the regulations, an amendment e to relevant legislation by the amending Act extends to—	16 17
		(a)	a motor accident occurring before the commencement of the amendment, but not before 1 December 2017, and	18 19
		(b)	a claim for statutory benefits or damages made before the commencement of the amendment, but not before 1 December 2017, and	20 21 22
		(c)	proceedings pending before a merit reviewer, a medical assessor, a claims assessor or a court immediately before the commencement of the amendment.	23 24 25
	(2)	apply	amendment made to relevant legislation by the amending Act does not y to statutory benefits or damages paid or payable for a period before the mencement of the amendment.	26 27 28
	(3)	insur	ion 9.7A of this Act, as inserted by the amending Act, extends to an rer's licence under this Act as in force immediately before the section mences.	29 30 31
	(4)	unde	amendment made to section 10.12 of this Act applies to applications made or the <i>State Insurance and Care Governance Act 2015</i> , section 26F after commencement of the amendment.	32 33 34
	(5)	In th	is clause—	35
			nding Act means the Motor Accidents and Workers Compensation slation Amendment Act 2021.	36 37
		relev	vant legislation means each of the following—	38
		(a)	this Act and the regulations under this Act,	39
		(b)	the <i>Motor Accidents Compensation Act 1999</i> and the regulations under that Act.	40 41

1.3	Motor Accident Injuries Regulation 2017	1
	Clause 22 Fixing of maximum costs recoverable by legal practitioners (sections 8.3 and 8.10)	2
	Insert "recoverable by Australian legal practitioners and claimants" after "maximum costs" in clause 22(1).	2
1.4	Motor Accidents Compensation Act 1999 No 41	6
[1]	Section 40 Establishment of Nominal Defendant's Fund	7
	Omit "into the Fund out of" from section 40(3)(a1). Insert instead "out of the Fund into".	8
[2]	Section 121 Regulation of advertising and other marketing of services	ç
	Omit "whether" from section 121(1)(b). Insert instead "including".	10
[3]	Section 146 Indexation of amounts relating to award of damages	11
	Omit "Minister" from section 146(1). Insert instead "Authority".	12

Sch	nedu	le 2		Amendments concerning workers compensation egislation	1 2
2.1	Woı	rkers	Com	pensation Act 1987 No 70	3
[1]	Sect	ion 25	Death	n of worker leaving dependants	4
	Inser	t after	section	n 25(1)—	5
		(1A)	depe subse comp	e lump sum death benefit is paid to the NSW Trustee for the benefit of a endant in accordance with section 85 after the commencement of this ection, the employer must, subject to the regulations, pay as additional pensation fees of a kind prescribed by the regulations concerning sting or otherwise managing the sum for the dependant's benefit.	6 7 8 9 10
[2]	Sect	ion 53			11
	Omi	t the se	ction.	Insert instead—	12
	53	Weel	kly pa	yments—residence outside the Commonwealth	13
		(1)	who payn	orker receiving, or entitled to receive, a weekly payment of compensation ceases to reside in Australia continues to be entitled to receive the weekly nent if the Commission or insurer has determined the worker's incapacity work resulting from the injury is likely to be of a permanent nature.	14 15 16 17
		(2)	The	weekly payment of compensation is payable—	18
			(a)	at the employer's usual times of payment of wages to the worker, or	19
			(b)	at other intervals as are agreed between the employer and the worker or between the insurer and the worker.	20 21
		(3)	work Worl	worker's entitlement to the weekly payments continues so long as the ker establishes, in the way and at the intervals as may be required by the kers Compensation Guidelines, the worker's identity and the continuance e incapacity for which the weekly payment is payable.	22 23 24 25
[3]	Sect	ion 59	Defin	itions	26
	Omit	the de	finitio	on of <i>medical or related treatment</i> . Insert instead—	27
				ical or related treatment means a treatment, care, assistance, service or r thing of a kind prescribed by the regulations, but does not include—	28 29
			(a)	an ambulance service, or	30
			(b)	a hospital treatment, or	31
			(c)	a workplace rehabilitation service, or	32
			(d)	a treatment, care, assistance, service or other thing of a kind prescribed by the regulations not to be medical or related treatment.	33 34
[4]	Sche	edule 6	Savi	ngs, transitional and other provisions	35
	Inser	t after	Part 1	9M, clause 2(2)—	36
		(3)	conti	avoid doubt, the provisions of the 1998 Act, Schedule 5, clause 5A inue to apply in relation to a retired or former President to whom they ied despite the repeal of the clause by the <i>Personal Injury Commission Act</i> 0.	37 38 39 40
		(4)	In th	is clause—	41

		President means a President of the former Workers Compensation Commission.	1
[5]	Schedule	6	3
•	Insert befo	re Part 20, with appropriate Part numbering—	4
	Part	Provisions consequent on enactment of Motor Accidents and Workers Compensation Legislation Amendment Act 2021	5 6
	1 Defi	nitions	8
		In this Part—	ξ
		amending Act means the Motor Accidents and Workers Compensation Legislation Amendment Act 2021.	10 11
		substitution day , in relation to section 53, means the day on which the section is substituted by the amending Act.	12 13
	2 App	lication of amendments	14
		Section 53 of this Act, as substituted by the amending Act, extends on and	15
		from the substitution day to a worker who ceased to be a resident of Australia	16
		before the substitution day if the worker had an entitlement to weekly payments under section 53 as in force immediately before the substitution day.	17 18
2.2	Workers Act 1987	Compensation (Bush Fire, Emergency and Rescue Services) No 83	19 20
[1]	Section 1	Compensation payable for injury or death	21
	Omit secti	on 10(a). Insert instead—	22
		(a) where death results from the injury—the compensation payments prescribed by the Principal Act, sections 25(1)(a) and (b) and (1A), 26 and 28,	23 24 25
[2]	Sections	10(d) and 26(d)	26
	Omit "the	Table to" wherever occurring.	27
[3]	Sections	14A and 14B	28
	Insert after	section 14—	29
	14A Ret	urning to work with new employer	30
	(1)	This section applies to a fire fighter who—	31
		(a) as a result of an injury received by the fire fighter, is not able to return to work with the fire fighter's pre-injury employer, and	32 33
		(b) accepts an offer of employment with a new employer.	34
	(2)	Compensation is payable, subject to and in accordance with the regulations, to a fire fighter to whom this section applies for the cost of work assistance provided to assist the fire fighter to return to work with a new employer.	35 36 37
	(3)	The maximum amount of compensation payable under this section for the injury concerned is \$1,000.	38

	(4)		nout limiting subsection (2), the regulations may make provision for or serning the following—	1 2
		(a)	limiting the classes of work assistance for which compensation is payable under this section,	3
		(b)	otherwise limiting the circumstances in which compensation is payable for the cost of work assistance under this section.	5 6
	(5)	In th	is section—	7
		but	up means a group constituted under the Principal Act, Part 7, Division 2B, does not include a member of the group in relation to whom a rmination under the Principal Act, section 175E is in force.	8 9 10
			<i>employer</i> , in relation to a fire fighter, means an employer other than—	11
		(a)	the pre-injury employer of the fire fighter, or	12
		(b)	an employer who is a member of the same group as the pre-injury employer of the fire fighter.	13 14
			<i>injury employer</i> , in relation to a fire fighter, means the employer of the fighter immediately before the fire fighter suffered the injury.	15 16
			<i>assistance</i> means the provision of education or training, transport, child clothing, equipment or other similar service or assistance.	17 18
14B	Com	pensa	ation for education and training assistance	19
	(1)	This	section applies to a fire fighter if—	20
		(a)	the injury received by the fire fighter has resulted in a degree of permanent impairment assessed for the purposes of the Principal Act, Part 3, Division 4 to be more than 20%, and	21 22 23
		(b)	a weekly payment of compensation has been paid or is payable to the fire fighter under this Part for the injury for an aggregate period of more than 78 weeks.	24 25 26
	(2)	a fire	spensation is payable, subject to and in accordance with the regulations, to e fighter to whom this section applies for the cost of education or training ided to assist the fire fighter to return to work.	27 28 29
	(3)		maximum amount of compensation payable under this section for the cy concerned is \$8,000.	30 31
	(4)		nout limiting subsection (2), the regulations may make provision for or perning the following—	32 33
		(a)	limiting the classes of education or training for which compensation is payable under this section,	34 35
		(b)	otherwise limiting the circumstances for which compensation is payable under this section.	36 37
Sect	ion 15	Makiı	ng of claims	38
Inser	t after	section	n 15(2)—	39
	(3)	This	section is subject to Part 3A.	40
Sect	ions 1	6(3) a	nd 30(3)	41
	the su		• •	42
Sect	ion 26	Com	pensation payable for injury or death	43
		_	a). Insert instead—	44

[4]

[5]

[6]

			(a) where death results from the injury—the compensation payments prescribed by the Principal Act, sections 25(1)(a) and (b) and (1A), 26	1 2				
			and 28,	3				
[7]	Sect	ions 2	8C and 28D	4				
	Inser	Insert after section 28B—						
	28C	Retu	rning to work with new employer	6				
		(1)	This section applies to an emergency service worker or a rescue association worker who—	7 8				
			(a) as a result of an injury received by the worker, is not able to return to work with the worker's pre-injury employer, and	9 10				
			(b) accepts an offer of employment with a new employer.	11				
		(2)	Compensation is payable, subject to and in accordance with the regulations, to an emergency service worker or a rescue association worker to whom this section applies for the cost of work assistance provided to assist the worker to return to work with a new employer.	12 13 14 15				
		(3)	The maximum amount of compensation payable under this section for the injury concerned is \$1,000.	16 17				
		(4)	Without limiting subsection (2), the regulations may make provision for or concerning the following—	18 19				
			(a) limiting the classes of work assistance for which compensation is payable under this section,	20 21				
			(b) otherwise limiting the circumstances in which compensation is payable for the cost of work assistance under this section.	22 23				
		(5)	In this section—	24				
			group means a group constituted under the Principal Act, Part 7, Division 2B, but does not include a member of the group in relation to whom a determination under the Principal Act, section 175E is in force.	25 26 27				
			<i>new employer</i> , in relation to an emergency service worker or a rescue association worker, means an employer other than—	28 29				
			(a) the pre-injury employer of the worker, or	30				
			(b) an employer who is a member of the same group as the pre-injury employer of the worker.	31 32				
			<i>pre-injury employer</i> , in relation to an emergency service worker or a rescue association worker, means the employer of the worker immediately before the worker suffered the injury.	33 34 35				
			work assistance means the provision of education or training, transport, child care, clothing, equipment or other similar service or assistance.	36 37				
	28D	Com	pensation for education and training assistance	38				
		(1)	This section applies to an emergency service worker or a rescue association worker if—	39 40				
			(a) the injury received by the worker has resulted in a degree of permanent impairment assessed for the purposes of the Principal Act, Part 3, Division 4 to be more than 20%, and	41 42 43				
			(b) a weekly payment of compensation has been paid or is payable to the worker under this Part for the injury for an aggregate period of more than 78 weeks.	44 45 46				

		(2)	an en	pensation is payable, subject to and in accordance with the regulations, to mergency service worker or a rescue association worker to whom this on applies for the cost of education or training provided to assist the ter to return to work.	1 2 3 4
		(3)		maximum amount of compensation payable under this section for the y concerned is \$8,000.	5 6
		(4)	With	nout limiting subsection (2), the regulations may make provision for or erning the following—	7 8
			(a)	limiting the classes of education or training for which compensation is payable under this section,	9 10
			(b)	otherwise limiting the circumstances for which compensation is payable under this section.	11 12
[8]	Sect	ion 29	Makir	ng of claims	13
	Inser	t after	section	n 29(2)—	14
		(3)	This	section is subject to Part 3A.	15
[9]	Part	3Δ			16
[2]		t after]	Part 3.		17
	111301	t arter i	i ait J		17
	Par	t 3A	Pro	ovisional payment of certain claims	18
	31A	Defin	itions	3	19
			In th	is Part—	20
			eligi	ble volunteer means each of the following—	21
			(a)	a fire fighter within the meaning of Part 2,	22
			(b)	an emergency service worker within the meaning of Part 3,	23
			(c)	a rescue association worker within the meaning of Part 3.	24
			relev	pant injury, in relation to an eligible volunteer, means—	25
			(a)	for a fire fighter within the meaning of Part 2—an injury to which Part 2 applies under section 7, or	26 27
			(b)	for an emergency service worker or a rescue association worker within the meaning of Part 3—an injury to which Part 3 applies under section 24.	28 29 30
	31B	Clain	ns for	weekly payments of compensation	31
		(1)	comp	Self Insurance Corporation may make provisional weekly payments of pensation to a person who has made a claim for weekly payments of pensation (the <i>substantive claim</i>) if satisfied it is likely—	32 33 34
			(a)	the person is an eligible volunteer, and	35
			(b)	the person has received a relevant injury.	36
		(2)	Section Insurance Corp	payment of provisional weekly payments of compensation under this on is on the basis of the provisional acceptance of liability by the Self rance Corporation for a period of up to 12 weeks determined by the poration having regard to the nature of the injury and the period of pacity.	37 38 39 40 41

		(3)	The acceptance of liability on a provisional basis does not constitute an admission of liability by the Self Insurance Corporation under this Act or independently of this Act.	1 2 3
		(4)	The Self Insurance Corporation is to cease to make provisional weekly payments of compensation when it determines the substantive claim.	4 5
	31C	Clair	ms for medical expenses compensation	6
		(1)	The Self Insurance Corporation may pay provisional medical expenses compensation to a person who has made a claim for medical expenses compensation (the <i>substantive claim</i>) if satisfied it is likely—	7 8 9
			(a) the person is an eligible volunteer, and	10
			(b) the person has received a relevant injury.	11
		(2)	The payment of provisional medical expenses compensation under this section is on the basis of the provisional acceptance of liability by the Self Insurance Corporation for an amount of \$10,000 or another amount prescribed by the regulations.	12 13 14 15
		(3)	The acceptance of liability on a provisional basis does not constitute an admission of liability by the Self Insurance Corporation under this Act or independently of this Act.	16 17 18
		(4)	The Self Insurance Corporation is to cease to pay provisional medical expenses compensation when it determines the substantive claim.	19 20
[10]	Sect	ion 32	Application of Principal Act and 1998 Act	21
	Omit	"(exc	ept sections 26–28)" from section 32(1)(b).	22
[11]	Sect	ion 34	Regulations	23
	Inser	t after	section 34(2)—	24
		(3)	The regulations may apply, adopt or incorporate a publication, whether with or without modifications, as in force at a particular time or as in force from time to time.	25 26 27
[12]	Sche	edule '	1 Savings and transitional provisions	28
	Inser	t at the	e end of the Schedule, with appropriate Part and clause numbering—	29
	Par	t	Motor Accidents and Workers Compensation Legislation Amendment Act 2021	30 31
		Defi	nition	32
			In this Part—	33
			amending Act means the Motor Accidents and Workers Compensation Legislation Amendment Act 2021.	34 35
		Appl	lication of amendments	36
		(1)	Sections 10(a) and 26(a), as substituted by the amending Act, extend to a death occurring on or after 1 October 2019 as a result of an injury received on or after that day.	37 38 39
		(2)	Sections 14A and 14B, as inserted by the amending Act, extend to a fire fighter for an injury received on or after the day those sections commence.	40 41

(3) Sections 28C and 28D, as inserted by the amending Act, extend to an emergency service worker or a rescue association worker for an injury received on or after the day those sections commence.
 (4) Part 3A, along with sections 15(3) and 29(3), extend to an eligible volunteer within the meaning of Part 3A for an injury received on or after the day Part 3A commences.

Sc	hedu	le 3	A	mendments concerning service providers	1				
3.1	Civi	il and	Adm	inistrative Tribunal Act 2013 No 2	2				
	Sch	edule	5 Occı	ipational Division	3				
	Insert in appropriate order in clause 4(2)—								
			State	Insurance and Care Governance Act 2015	5				
			Work	cplace Injury Management and Workers Compensation Act 1998	6				
3.2	Mot	or A	cide	nt Injuries Act 2017 No 10	7				
[1]	Sect	ion 9.	7A		8				
	Inse	rt after	section	n 9.7—	9				
	9.7A	Con	dition	of licence not to engage excluded service providers	10				
		(1)	do tł	a condition of an insurer's licence under this Act that the insurer will not ne following to the extent it would be inconsistent with an exclusion tion—	11 12 13				
			(a)	engage the excluded service provider to provide an excluded service,	14				
			(b)	approve the provision of an excluded service by an excluded service provider,	15 16				
			(c)	pay the excluded service provider for the provision of an excluded service.	17 18				
		(2)	In th	is section—	19				
				<i>uded service</i> , in relation to an excluded service provider, means a service which the provider has been given an exclusion direction.	20 21				
				<i>uded service provider</i> means the person, organisation or body given an asion direction.	22 23				
			Care	<i>Governance Act 2015</i> , section 26D directing a relevant service provider r that Act, Part 3, Division 3 not to provide a service.	24 25 26				
[2]	Sect	ion 10	.12 Mc	otor Accidents Operational Fund (the SIRA Fund)	27				
	Inse	t after	section	n 10.12(3)(h)—	28				
			(h1)	fees the Authority is required to pay to the Civil and Administrative Tribunal for applications made under the <i>State Insurance and Care Governance Act 2015</i> , section 26F in connection with the provision of relevant services for the purposes of this Act,	29 30 31 32				
3.3	Sta	te Ins	uran	ce and Care Governance Act 2015 No 19	33				
[1]	Part	3, Div	ision 3	3	34				
-				on 2—	35				
	Divi	ision	3	Functions concerning certain service providers	36				
	26A	Defi	nitions	i	37				
			In th	is Division—	38				

		form	means facts, statistics, instructions, concepts or other information in a capable of being communicated, analysed or processed, whether by an vidual or by a computer or other automated means.	1 2 3
		<i>relev</i> conn	vant service means a service prescribed by the regulations provided in action with a claim under the workers compensation and motor accidents lation.	4 5 6
		relev	pant service provider means a person, organisation or body providing a vant service, but does not include a person, organisation or body, or class ersons or bodies, prescribed by the regulations.	7 8 9
26B	Rela	tionsh	nip of Division with other law	10
	(1)		provisions of this Division apply despite anything to the contrary in her Act or law.	11 12
	(2)	requi	nout limiting subsection (1), a relevant service provider is authorised and ired to comply with a direction given under this Division despite anything e contrary in the other Act or law.	13 14 15
26C	Dire	ction t	o provide data to SIRA	16
	(1)	provi	A may give a written direction to a relevant service provider requiring the ider to provide SIRA with specified data within a specified period erning relevant services the provider provides.	17 18 19
	(2)		levant service provider must comply with a direction given to the provider or this section.	20 21
		Max	imum penalty—	22
		(a)	for a corporation—500 penalty units, or	23
		(b)	for another person—100 penalty units.	24
	(3)	infor and	section applies in relation to data that is personal information or health relation about an individual despite anything to the contrary in the <i>Privacy Personal Information Protection Act 1998</i> or the <i>Health Records and relation Privacy Act 2002</i> .	25 26 27 28
26D	Dire	ctions	concerning relevant services by relevant service providers	29
	(1)		A may give 1 or more of the following written directions to a relevant ice provider—	30 31
		(a)	a direction requiring the provider to take specified action, or provide specified information, concerning specified relevant services,	32 33
		(b)	a direction requiring the provider to provide specified relevant services for the purposes of the workers compensation and motor accidents legislation in a specified way,	34 35 36
		(c)	a direction requiring the provider not to provide specified relevant services for the purposes of the workers compensation and motor accidents legislation,	37 38 39
		(d)	a direction requiring the provider not to provide any relevant services for the purposes of the workers compensation and motor accidents legislation.	40 41 42
	(2)	all of to s	nout limiting subsection (1), a direction under this section may extend to f the workers compensation and motor accidents legislation or be limited pecified Acts or instruments, or specified provisions of Acts or uments, forming part of the legislation.	43 44 45 46

	(3)		r this section.	1				
		Maxi	imum penalty—	3				
		(a)	for a corporation—500 penalty units, or	4				
		(b)	for another person—100 penalty units.	5				
	(4)	The 1	regulations may make provision for or concerning the following—	6				
	` ′	(a)	the giving and form of directions under this section,	7				
		(b)	the circumstances in which directions may be given under this section,	8				
		(c)	the periods during which directions under this section have effect, including providing for directions of indefinite duration,	9 10				
		(d)	standard provisions for directions under this section, including enabling standard provisions to be incorporated in directions by reference rather than set out in the directions,	11 12 13				
		(e)	the revocation and variation of directions given under this section,	14				
		(f)	appeal or review procedures for directions given under subsection (1)(a) or (b).	15 16				
			Note— Section 26F allows a relevant service provider to apply to the Civil and Administrative Tribunal for an administrative review under the <i>Administrative Decisions Review Act 1997</i> of a direction under subsection (1)(c) or (d).	17 18 19				
26E	Guidelines for provision of relevant services by relevant service providers							
	(1)		A may issue guidelines concerning the provision of relevant services by ant service providers.	21 22				
	(2)	With	out limiting subsection (1)—	23				
		(a)	the guidelines may extend to all of the workers compensation and motor accidents legislation or be limited to specified Acts or instruments, or specified provisions of Acts or instruments, forming part of the legislation, and	24 25 26 27				
		(b)	the provisions of the <i>Interpretation Act 1987</i> , section 42(2) apply to the guidelines in the same way as they apply to statutory rules.	28 29				
	(3)	SIRA	A may, wholly or partly, amend, revoke or replace the guidelines.	30				
	(4)	or wi	guidelines may adopt the provisions of other publications, whether with ithout modification or addition and whether in force at a particular time or time to time.	31 32 33				
	(5)	an ir	ss the guidelines provide otherwise, the guidelines prevail to the extent of acconsistency between them and guidelines made under the workers pensation and motor accidents legislation.	34 35 36				
26F	Revi	ew of	directions by NCAT	37				
		may	levant service provider given a direction under section 26D(1)(c) or (d) apply to the Civil and Administrative Tribunal for an administrative wunder the <i>Administrative Decisions Review Act 1997</i> of the direction.	38 39 40				
26G	Regi	ster of	f directed service providers	41				
	(1)		A may keep a register of relevant service providers given directions under on 26D.	42 43				
	(2)	The 1	regulations may make provision for or concerning the following—	44				
		(a)	the form of the register,	45				

			(b) information to be recorded on the register,	1
			(c) the updating or removal of information on the register,	2
			(d) the provision of access to, or the publication of information contained on, the register.	3 4
		(3)	SIRA, or a person acting under the direction of SIRA, does not incur liability for anything done, or omitted to be done, in good faith in connection with keeping the register or publishing information contained on the register.	5 6 7
		(4)	Without limiting subsection (3), a person does not incur liability for publishing in good faith—	8 9
			(a) information contained on the register, or	10
			(b) a fair report or summary of information contained on the register.	11
		(5)	In this section—	12
			<i>liability</i> includes liability for defamation.	13
[2]	Sect	ions 2	9A and 29B	14
	Inser	t after	section 29—	15
	29A	Natu	re of proceedings for offences	16
			Proceedings for an offence under this Act or the regulations may be dealt with summarily before the Local Court.	17 18
	29B	Pena	Ity notices	19
		(1)	An authorised officer may issue a penalty notice to a person if it appears to the officer the person has committed a penalty notice offence.	20 21
		(2)	A penalty notice offence is an offence against this Act or the regulations prescribed by the regulations as a penalty notice offence.	22 23
		(3)	The Fines Act 1996 applies to a penalty notice issued under this section.	24
			Note— The <i>Fines Act 1996</i> provides that, if a person issued with a penalty notice does not wish to have the matter determined by a court, the person may pay the amount specified in the notice and is not liable to further proceedings for the alleged offence.	25 26 27
		(4)	The amount payable under a penalty notice issued under this section is the amount prescribed for the alleged offence by the regulations, not exceeding the maximum amount of penalty that could be imposed for the offence by a court.	28 29 30 31
		(5)	This section does not limit the operation of other provisions of, or made under, this Act or another Act relating to proceedings that may be taken for offences.	32 33
		(6)	In this section—	34
			<i>authorised officer</i> means a person, or a person belonging to a class of persons, prescribed by the regulations to be an authorised officer.	35 36
[3]	Sect	ion 30	Regulations	37
	Inser	t at the	end of the section—	38
		(2)	The regulations may adopt the provisions of other publications, whether with or without modification or addition and whether in force at a particular time or from time to time.	39 40 41

3.4	Wo	rkers	Compensation Act 1987 No 70	1				
	Section 182A							
	Insert after section 182—							
1	182A	Cond	lition of licence not to engage excluded service providers	4				
		(1)	It is a condition of a licence granted under this Division that the licensed insurer will not do the following to the extent it would be inconsistent with an exclusion direction—	5 6 7				
			(a) engage the excluded service provider to provide an excluded service,	8				
			(b) approve the provision of an excluded service by an excluded service provider,	9 10				
			(c) pay the excluded service provider for the provision of an excluded service.	11 12				
		(2)	Despite section 154B(1), the Nominal Insurer must comply with the requirements of the condition mentioned in subsection (1).	13 14				
		(3)	In this section—	15				
			<i>excluded service</i> , in relation to an excluded service provider, means a service for which the provider has been given an exclusion direction.	16 17				
			<i>excluded service provider</i> means the person, organisation or body given an exclusion direction.	18 19				
			exclusion direction means a direction in force under the State Insurance and Care Governance Act 2015, section 26D directing a relevant service provider under that Act, Part 3, Division 3 not to provide a service.	20 21 22				
3.5	Wor No		e Injury Management and Workers Compensation Act 1998	23 24				
	Sect	ion 35	Payments into and from Fund	25				
	Inser	rt after	section 35(2)(f)—	26				
			(f1) fees the Authority is required to pay to the Civil and Administrative Tribunal for applications made under the <i>State Insurance and Care Governance Act 2015</i> , section 26F in connection with the provision of relevant services for the purposes of this Act,	27 28 29 30				

Scł	nedu	le 4		Amendments concerning establishment of Personal Injury Commission	1			
4.1	Civi	l Lial	oility	Act 2002 No 22	3			
	Omit	Section 26D Assessment of permanent impairment Omit "an approved medical specialist" wherever occurring in section 26D(3) and (4). Insert instead "a medical assessor".						
4.2	Pers	sonal	l Injui	ry Commission Act 2020 No 18	7			
[1]				risions relating to members of Commission From clause 14(3). Insert instead "clauses 6 and 14A".	8			
[2]	[2] Schedule 2, clause 14A Insert after clause 14—				10 11			
	14A	Appointment of holder of judicial office as President						
		(1)		clause applies to a retired or deceased President who, while holding the e, was a Judge of a court of record other than the Supreme Court.	13 14			
		(2)	if the	Judges' Pensions Act 1953 applies to the retired or deceased President as e judicial office held by the person while President was equivalent to the e of Judge of the Supreme Court.	15 16 17			
		(3)		e application of the <i>Judges' Pensions Act 1953</i> to the retired or deceased ident—	18 19			
			(a)	service by the person as President is taken to be service as a Judge of the Supreme Court, and	20 21			
			(b)	references to a Judge or judicial office include references to the person in the person's capacity as President and the office of President, and	22 23			
			(c)	references in the Act to notional judicial salary are, in relation to the person while President, references to the salary payable to a Supreme Court Judge.	24 25 26			
		(4)	This	clause—	27			
			(a)	extends to a Judge of a court of record appointed as President who died or retired from the office of President before the commencement of this clause, and	28 29 30			
			(b)	is taken to have had effect on and from the establishment day.	31			

4.3	Sporting Injuries Insurance Act 1978 No 141						
	Section 6 Appointment of referees and medical panels	2					
	Omit "An approved medical specialist" and "an approved medical specialist" from section 6(1).						
	Insert instead "A medical assessor" and "a medical assessor", respectively.	5					