

Workers' Compensation and Injury Management Regulations 1982

Compare between:

[01 Oct 2010, 06-d0-06] and [01 Dec 2011, 06-e0-03]

Western Australia

Workers' Compensation and Injury Management Act 1981

Workers' Compensation and Injury Management Regulations 1982

Part 1 — Preliminary

[Heading inserted in Gazette 26 Feb 1991 p. 933.]

1. Citation

These regulations may be cited as the *Workers' Compensation* and Injury Management Regulations 1982¹.

[Regulation 1 amended in Gazette 8 Mar 1991 p. 1071; 21 Jan 2005 p. 275.]

2. Commencement

These regulations shall come into operation on the date of the coming into operation of the *Workers' Compensation and Injury Management Act 1981*^{1,2}.

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Part 2 — General

[Heading inserted in Gazette 26 Feb 1991 p. 933.]

2A. Indexation of child's allowance and redemption amount

- (1) If the minimum award rates that would be relevant to calculating the amount of
 - (a) the child's allowance, as defined in section 5(1) of the Act; or
 - (b) the redemption amount, as defined in the Act Schedule 5 clause 1,

for a particular financial year are not published, the amount to be calculated for that financial year (*the relevant year*) is to be obtained by varying the amount for the preceding financial year as described in subregulation (2).

(2) To vary an amount as described in this subregulation, it is varied by the percentage by which the amount that the Australian Statistician published as the Labour Price Index (formerly known as the Wage Cost Index), ordinary time hourly rates of pay (excluding bonuses) for Western Australia varied between the second-last December quarter before the relevant year commenced and the last December quarter before the relevant year commenced.

[Regulation 2A inserted in Gazette 17 Nov 2000 p. 6309-10; amended in Gazette 28 Oct 2005 p. 4861; 19 Mar 2010 p. 1038.]

3. Certain registered bodies specified for the definition of company in Act

- (1) For the purposes of the definition of *company* in section 5(1) of the Act, the following registered bodies are specified
 - (a) a registered Australian body that was formed or incorporated in the State;

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- (b) a registered Australian body that was not formed or incorporated in the State and that does not have its head office or principal place of business in the State.
- (2) In this regulation —

registered Australian body has the meaning given by the *Corporations Act 2001* of the Commonwealth. *[Regulation 3 inserted in Gazette 28 Sep 2001 p. 5357.]*

4A. Certain mines, mining operations prescribed for the definition of *mine* or *mining operation* in Act

- (1) The classes of mine that are prescribed for the purposes of the definition of *mine* or *mining operation* in section 5(1) of the Act are those mines that are a mine as defined in the *Mines Safety and Inspection Act 1994* section 4(1).
- (2) The classes of mining operation that are prescribed for the purposes of the definition of *mine* or *mining operation* in section 5(1) of the Act are those mining operations that are mining operations as defined in the *Mines Safety and Inspection Act 1994* section 4(1).

[Regulation 4A inserted in Gazette 19 Mar 2010 p. 1038-9.]

4. Form of election

- (1) The form of election referred to in section 24B of the Act shall be in Form 1 or, in the case of a worker suffering from noise induced hearing loss, Form 2C in Appendix I.
- (2) The form of election referred to in section 31H of the Act must be in the form of Form 1A in Appendix I or, in the case of a worker suffering from noise induced hearing loss, in the form of Form 2CA in Appendix I.

[Regulation 4 amended in Gazette 26 Feb 1991 p. 934; 25 Aug 1995 p. 3885; 28 Oct 2005 p. 4862.]

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5. Determination form for medical panel

Pursuant to section 38(2) of the Act, the form of the determination of the medical panel shall, as far as practicable in each case, be as set out in Form 2 in Appendix I.

[6. Deleted in Gazette 15 Oct 1999 p. 4900.]

6AA. Form of claim for compensation

- (1) Form 2B or, in the case of a worker suffering from noise induced hearing loss, Form 2C or Form 2CA, as the case requires, in Appendix I is prescribed for the purposes of a claim made by a worker in accordance with section 178(1)(b) of the Act.
- [(2) deleted]
- (3) Form 2D in Appendix I is prescribed for the purposes of a claim for compensation made by dependants in the case of the death of a worker in accordance with section 178(1)(b) of the Act.

[Regulation 6AA inserted in Gazette 28 Jun 1991 p. 3291; amended in Gazette 18 Feb 1994 p. 660; 25 Aug 1995 p. 3885; 13 Apr 1999 p. 1531-2; 15 Oct 1999 p. 4900; 28 Oct 2005 p. 4862; 10 Sep 2010 p. 4352.]

6AB. Relevant document (section 180(1)(j))

A certificate of currency in respect of the employer's insurance policy referred to in section 160(7) of the Act is prescribed under section 180(1)(j) of the Act as a relevant document.

[Regulation 6AB inserted in Gazette 28 Oct 2005 p. 4863.]

6A. Form of medical certificate

 Form 3 in Appendix I is the prescribed form under sections 57A(1)(b)(i), 57B(1)(b)(i) and 23157B(1)(b)(i) of the Act.

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(2) In addition to the details prescribed in Form 3 as being necessary to make a valid claim for compensation under sections 57A and 57B, the "Consent authority" is prescribed under section 292(1)(a) as expedient for the purposes of the Act, and is to be completed accordingly.

[Regulation 6A inserted in Gazette 8 Mar 1991 p. 1071; amended in Gazette 13 Apr 1999 p. 1532; 28 Oct 2005 p. 4863.]; 18 Nov 2011 p. 4820.]

6B. Form for insurer accepting liability

Form 3A in Appendix I is the prescribed form under section 57A(3)(a) of the Act.

[Regulation 6B inserted in Gazette 8 Mar 1991 p. 1071.]

6C. Form for insurer disputing liability

Form 3B in Appendix I is the prescribed form under section 57A(3)(b) of the Act.

[Regulation 6C inserted in Gazette 8 Mar 1991 p. 1071.]

6D. Form for insurer undecided on liability

Form 3C in Appendix I is the prescribed form under section 57A(3)(c) of the Act.

[Regulation 6D inserted in Gazette 8 Mar 1991 p. 1071.]

6E. Form for employer disputing liability

Form 3D in Appendix I is the prescribed form under section 57B(2)(b) of the Act.

[Regulation 6E inserted in Gazette 8 Mar 1991 p. 1071.]

6F. Form for employer undecided on liability

Form 3E in Appendix I is the prescribed form under section 57B(2)(c) of the Act.

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	[Regulation 6F inserted in Gazette 8 Mar 1991 p. 1071.]
7.	Certificate and notice before discontinuance or reduction of weekly payments
(1)	The medical certificate required by section 61 of the Act, before discontinuance of weekly payments, shall be in the form of Form 4 in Appendix I, or in the form of Form 3 in Appendix I if that form has been marked to indicate that it is to be regarded as both a first and final medical certificate.
(2)	Notice to the worker referred to in section 61 of the Act shall be in the form of Form 5 in Appendix I.
(3)	The period commencing on the making of an application for conciliation of a dispute about the intention of an employer to discontinue or reduce weekly payments to a worker and ending when a certificate under section 182H or 182O is issued in respect of the dispute is to be disregarded for the following
	purposes —

- (a) calculating the period of notice of the intention of the employer under section 61(1);
- (b) calculating the time within which the worker may apply for an order of an arbitrator under section 61(3).

[Regulation 7 amended in Gazette 29 Oct 1993 p. 5930; 13 Apr 1999 p. 1532<u>; 18 Nov 2011 p. 4820</u>.]

8. Frequency and time of medical examinations (section 66)

(1) A worker who receives a First Medical Certificate (Form 3) under the Act which nominates a medical review of the worker within a period of 14 days from the date the certificate is issued cannot be required, under section 64 or 65 of the Act, to submit himself for examination by a medical practitioner provided by the employer before a period of one month has elapsed from the date the certificate is issued.

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- (2) A worker who receives a First Medical Certificate (Form 3) under the Act which does not nominate a medical review of the worker within a period of 14 days from the date the certificate is issued may be required, under section 64 or 65 of the Act, to submit himself for examination by a medical practitioner provided by the employer at any time from the date the certificate is issued.
- (3) A worker who fails to attend a medical review, nominated on a First Medical Certificate in accordance with subregulation (1), may be required, under section 64 or 65 of the Act, to submit himself for examination by a medical practitioner provided by the employer at any time from the date of that non-attendance.
- (4) An employer shall not require a worker to attend an examination under section 64 or 65 of the Act
 - (a) more frequently than once every 2 weeks; or
 - (b) at any time other than during reasonable hours.
- (5) A worker must not, under section 64 or 65 of the Act, be required to attend medical examinations by more than 3 medical practitioners who are specialists in the same field of medicine.
- (6) Nothing in subregulation (5) limits the number of times a worker may be required to attend a medical examination by a medical practitioner.

[Regulation 8 inserted in Gazette 13 Apr 1999 p. 1532-3; amended in Gazette 28 Oct 2005 p. 4863-4.]

[8A. Deleted in Gazette 15 Oct 1999 p. 4890.]

9. Compound discount table

The compound discount table required to be prescribed by section 68(3) of the Act is set out in Appendix II.

[Regulation 9 amended in Gazette 2 Sep 1988 p. 3464; 15 Oct 1999 p. 4890.]

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9A. **Discount formula**

When calculating a lump sum redemption under section 68 of the Act the following formula shall be applied for use in conjunction with a compound discount table as set out in Appendix II.

DISCOUNT FORMULA UNDER SECTION 68(4)

Discounted sum = $P \ge 52 \ge A$

Where —

- S = prescribed amount less the sum of weekly payments made
- P = the weekly payment

$$\Gamma = \frac{S}{P}$$

Y = the whole number equal to or next below

W = T - (52 x Y)

A = the present value of \$1.00 per annum payable weekly for Y years and W weeks obtained from the compound discount tables set out in Appendix II.

[Regulation 9A inserted in Gazette 25 Jul 1986 p. 2484; amended in Gazette 2 Sep 1988 p. 3464.]

10. Worker not residing in the State

- For the purposes of section 69 of the Act, a worker shall prove (1)his identity and the continuance of the incapacity in respect of which a weekly payment is payable, by delivering to the employer or the employer's insurer, at intervals of 3 months, a declaration by the worker and by a medical practitioner in the form of or to the effect of Form 6 in Appendix I.
- (2) Where an employer, or hisan employer's insurer for the purposes of the Act, disputes the identity or entitlement, or both, he of a worker, the employer or insurer —

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	(a) may apply under section <u>181182E</u> of the Act for resolution of the dispute by conciliation; and		
	(b) if the dispute is not resolved by conciliation, may apply under section 182ZT for determination of the dispute by an arbitrator.arbitration.		
[Regulation 10 amended in Gazette 2 Sep 1988 p. 3464; 24 Dec 1993 p. 6844; 18 Feb 1994 p. 661; 17 Nov 2000 p. 6310; 28 Oct 2005 p. 4864 <u>; 18 Nov 2011 p. 4820-1</u> .]			
[10A.	Medical certificate for statutory expenses		
	Form 7 in Appendix I is the form prescribed under sections 231(2)(b) and 241(2)(b) of the Act.		
	<u> [Regulation 10A inserted Deleted in Gazette</u> 28 Oct 2005 <u>18 Nov 2011</u> p. 4864.]4821.]		
[10B.	Deleted in Gazette 28 Oct 2005 p. 4864.]		
11.	Payments after death outside the State		
(1)	In the event of the death of a worker who dies outside the State and who was receiving or was entitled to receive weekly payments at the date of his death, his representatives shall, for the purpose of obtaining payment of the arrears (if any) due to		

such arrears, specifying the place where and the manner in which the amount is to be remitted to them. For the purposes of this regulation the expression *representatives* means —

the worker, forward to the Director a certificate of the death of the worker, and documents showing that they are entitled to such arrears, verified by declaration before a person having authority to administer an oath, with a request for payment of

- (a) if the worker leaves a will, the executors of the will; or
- (b) where the worker dies intestate, the persons who are according to law entitled to his personal estate, and

(2)

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payment of the arrears may be made to the persons without the production of letters of administration.

- (3) On receipt of the certificate of death and the documents mentioned in this regulation, the Director shall examine them, and may, if not satisfied that they are in order, return them to the representatives for correction.
- (4) When the Director is satisfied that the certificate and documents are in order, or when they are returned to him in order, he shall send to the employer a notice requesting him to forward the amount due, and the employer shall thereupon forward the amount to the Director, who shall remit that amount, to the representatives of the worker at the address and in the manner requested by them, such remittance being in all cases at the risk of the representatives.

[Regulation 11 amended in Gazette 18 Feb 1994 p. 661.]

12. Agreements

- (1) A memorandum of an agreement referred to in section 76 of the Act is sent to the Director in accordance with that section by sending it to the Director as soon as practicable after the agreement has been entered into, with enough copies for the memorandum to be kept in the office of the DRDWorkCover WA and a copy to be given to each interested party.
- (1a) A memorandum of an agreement referred to in section 76 of the Act shall be in the form of Form 15C in Appendix I.
- (2) The memorandum is to include full particulars of matters for which the agreement provides and, in the case of an agreement as to the compensation that is to be paid under Schedule 2 of the Act, is to identify each item for which the compensation is to be paid and, for each item —
 - (a) if the Act Part III Division 2 applies in respect of the personal injury or noise induced hearing loss that is the subject of the agreement —

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- (i) the percentage loss of the full efficient use of a part or faculty of the body for which compensation is to be paid; and
- (ii) the amount of compensation;

or

- (b) if the Act Part III Division 2A applies in respect of the personal injury or noise induced hearing loss that is the subject of the agreement
 - (i) the degree of permanent impairment of a part or faculty of the body for which compensation is to be paid; and
 - (ii) the amount of compensation.
- (3) The memorandum is to be signed by or on behalf of each party to the agreement and if the memorandum sent to the Director is not the original signed memorandum the original is to be produced for inspection by the Director.
- (3a) A memorandum of an agreement lodged for the purposes of a redemption amount under section 67(l) shall be accompanied by Form 15D in Appendix I signed and dated by the worker, as acknowledgment that he/she is aware of the consequences of the recording of the memorandum.
- (4) The notice despatched by the Director to each interested party, under section 76(2) of the Act, is to be in the form of Form 15A in Appendix I.
- (4a) Where any interested party disputes the genuineness of the memorandum, or the adequacy of the compensation agreed upon or otherwise objects to the recording of the agreement that party shall, within the 7 days allowed in section 76(2), notify the Director by completing Form 15E in Appendix I, and forwarding that completed form to the Director.
- (4b) On receipt of an objection from any party in the manner prescribed in subregulation (4a), the Director shall send to each

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other party a notice, in the form of Form 15F, informing such parties that the memorandum will not be recorded except with the consent in writing of the objector.

- (5) If the Director records the memorandum, the Director is to notify each interested party accordingly in the form of Form 15B in Appendix I.
- (6) The Director may vary or amend a memorandum if all parties first give the Director written consent to make that variation or amendment.
- (7) For the purpose of providing a statement of benefits paid, under section 67(2) of the Act, Part 4 of the Memorandum of Agreement form (Form 15C), may be used for this purpose.

[Regulation 12 inserted in Gazette 18 Feb 1994 p. 661; amended in Gazette 15 Oct 1999 p. 4906-7; 28 Oct 2005 p. 4864-5; <u>18 Nov 2011 p. 4821</u>.]

12AA. Notice of intention to dismiss worker (section 84AB)

- (1) This regulation applies to a notice of intention to dismiss a worker to which section 84AB of the Act refers.
- (2) Form 15G in Appendix I is the form prescribed for the notice. [Regulation 12AA inserted in Gazette 28 Oct 2005 p. 4865.]
- [**12AB.** Deleted in Gazette 28 Oct 2005 p. 4865.]

12A. Contributions to General Account

- (1) The amount prescribed for the purposes of section 109(1) of the Act is \$100 000.
- (2) The amount prescribed for the purposes of section 109(4) of the Act is \$40 000.

[Regulation 12A inserted in Gazette 22 May 1987 p. 2193; amended in Gazette 2 Sep 1988 p. 3464; 22 Sep 1989 p. 3490-1; 6 Dec 1991 p. 6119; 16 Sep 2003 p. 4103; 28 Oct 2005 p. 4866.]

13. Ascertaining amount for reimbursement (section 154AC(1))

- (1) WorkCover WA may approve an application by an employer for reimbursement under section 154AC(1) of the Act.
- (2) The amount that WorkCover WA is to reimburse to an approved applicant under section 154AC(1) of the Act is to be calculated by subtracting the estimated total cost from the actual total cost.
- (3) In this regulation —

actual total cost, in relation to an award of damages, means the total amount paid on a claim (including all compensation paid in accordance with the Act, any award of damages, legal expenses and miscellaneous expenses associated with the claim, to the extent that these apply) by the insurer or self-insurer, as calculated in accordance with the Insurer/Self-Insurer Electronic Data Specification (Edition Q1), following an award of damages, as submitted to, and approved and recorded by, WorkCover WA;

estimated total cost, in relation to an award of damages, means the insurer, or self-insurer's, estimate of the total cost of the claim (including the estimated compensation to be paid in accordance with the Act, any award of damages, legal expenses and miscellaneous expenses associated with the claim to the extent that these apply or are likely to apply), estimated in accordance with the Insurer/Self-Insurer Electronic Data Specification (Edition Q1), as at the date of creation of the May 2004 return file recorded by WorkCover WA;

Insurer/Self-Insurer Electronic Data Specification (*Edition Q1*) means Edition Q1, Version 1.4.6 of the Insurer/Self-Insurer Electronic Data Specification, published by

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WorkCover WA on 29 July 2003 to standardise the information or return requested under section 103A of the Act.

[Regulation 13 inserted in Gazette 26 Oct 2004 p. 4898-9; amended in Gazette 21 Jan 2005 p. 276.]

13A. Prescribed rate of interest (sections 222(2), 223(2) and 224(2))

- (1) Interest payable under an order made under section 222(1) of the Act must be calculated at a rate of 6% per annum.
- (2) Interest payable under section 223(1) of the Act must be calculated at a rate of 6% per annum.
- (3) Interest payable under section 224(1) of the Act in respect of a sum agreed to be paid must be calculated at a rate of 6% per annum.

[Regulation 13A inserted in Gazette 28 Oct 2005 p. 4866.]

[14. Deleted in Gazette 28 Oct 2005 p. 4866.]

15. Statements by approved insurance offices

The statements required to be transmitted to WorkCover WA under section 171 of the Act shall be in the form of Forms 16 and 17 in Appendix 1.

[*Regulation 15 inserted in Gazette 8 Mar 2002 p. 949; amended in Gazette 16 Sep 2003 p. 4104; 21 Jan 2005 p. 276.*]

[16. Deleted in Gazette 28 Oct 2005 p. 4866.]

16A. Clause 1C notifications and elections

- (1) The form of notification for the purposes of the Act Schedule 1 clause 1C(1) must be in the form of Form 29 in Appendix I.
- (2) The form of notification for the purposes of the Act Schedule 1 clause 1C(4)(a) must be in the form of Form 30 in Appendix I.

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- (3) An election for the purposes of the Act Schedule 1 clause 1C(2) or clause 1C(4) or (6) must
 - (a) be made in writing;
 - (b) specify
 - (i) the name and address of the dependant;
 - (ii) the relationship (child or step-child) of the dependant to the deceased worker;
 - (iii) the name of the deceased worker, and the address of the deceased worker at the time of death;
 - (iv) whether the dependant elects to receive an apportionment of the notional residual entitlement or a child's allowance under the Act Schedule 1 clause 1A;
 - (v) whether the worker died leaving any spouse or de facto partner wholly dependent on the workers' earnings, and whether that spouse or de facto partner is a parent of the dependant making the election;
 - (vi) that the dependant has been independently advised of the financial consequences of the election, and the name, title, address and phone number of the person who gave that advice; and
 - (vii) the date on which the election is made;
 - (c) be signed by the dependant or, in the case of an election by a person under a legal disability, the parent or guardian of that person;
 - (d) include the signature and full name and address of a witness to the signature of the dependant or his or her parent or guardian; and
 - (e) be given to the Director.

[Regulation 16A inserted in Gazette 28 Oct 2005 p. 4867-8.]

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17. Prescribed allowance (clause 11(2))

The Hospital Allowance provided for under the Western Australian Government Health Services (Australian Liquor, Hospitality and Miscellaneous Union) Agreement 2000, or under an industrial award made in replacement of that agreement, is prescribed as an allowance for the purposes of paragraph (c) of the definition of **Amount Aa** in the Act Schedule 1 clause 11(2).

[Regulation 17 inserted in Gazette 21 Jan 2005 p. 275; amended in Gazette 28 Oct 2005 p. 4868.]

17AA. Prescribed rate for vehicle running expenses (clause 19(1))

- (1) For the purposes of the Act Schedule 1 clause 19(1), the prescribed rate for vehicle running expenses (irrespective of engine capacity) is
 - (a) for the period up to and including 30 June 2005, 34 cents per kilometre; and
 - (b) for a financial year commencing on or after 1 July 2005, the amount per kilometre obtained by
 - (i) varying the amount applying at the end of the preceding financial year by the percentage by which the March CPI varies from the previous March CPI; and
 - (ii) rounding the amount to the nearest whole number of cents (with an amount that is .5 of a cent being rounded off to the next highest whole number of cents).
- (2) In this regulation —

March CPI, for a financial year, means the index number for the quarter ending on the last 31 March before the financial year commences, as shown in the Consumer Price Index Numbers (All Groups Index) for Perth published by the Commonwealth

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Statistician under the *Census and Statistics Act 1905* of the Commonwealth.

[Regulation 17AA inserted in Gazette 29 Oct 2004 p. 4939-40; amended in Gazette 28 Oct 2005 p. 4868.]

17AB. Exceptional circumstances (clause 18A(2aa)(c)(ii))

- (1) For the purposes of the Act Schedule 1 clause 18A(2aa)(c)(ii) the circumstances in relation to the medical and associated conditions, treatment and management of a worker are exceptional if operative intervention and reasonable post-operative treatment of a kind related to an MBS item are required to alleviate substantially the consequences of serious impairment and improve the worker's physical condition.
- (2) For the purposes of the Act Schedule 1 clause 18A(2aa)(c)(ii) the applicant must produce the following information to the arbitratorevidence in writing—of the exceptional circumstances—
 - (a) clear medical opinion from a treating specialist that operative intervention and reasonable post-operative treatment of a kind related to an MBS item are required to alleviate the consequences of serious impairment and improve the worker's physical condition; and
 - (b) a management plan provided by the treating specialist that indicates that substantial medical improvement to the worker's physical condition is anticipated as a result of operative intervention and reasonable post-operative treatment.
- (3) In this regulation —

MBS item means an item specified in the Medicare Benefits Schedule published by the Commonwealth Department of Health and Aged Care;

treating specialist, in relation to an applicant, means a medical practitioner who —

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- (a) is treating the applicant; and
- (b) is a specialist in a relevant field of medicine.

[Regulation 17AB inserted in Gazette 28 Oct 2005 p. 4868-9: amended in Gazette 18 Nov 2011 p. 4821.]

17AC. Management plan (clause 18A(2ac))

A reference in the Act Schedule 1 clause 18A(2ac) to a management plan is a reference to a management plan produced under regulation 17AB(2)(b).

[Regulation 17AC inserted in Gazette 28 Oct 2005 p. 4870.]

17AD. Extending final day

- (1) A worker may apply to the Director to extend the final day under the Act Schedule 1 clause 18B.
- (2) The application is made by
 - (a) lodging with the Director a completed application in the form of Form 31 in Appendix I; and
 - (b) providing to the Director, with the application form, anything that this regulation requires to be provided with the application form.
- (3) When the application form is lodged
 - (a) if the worker has, in writing, requested an approved medical specialist to assess the worker's degree of permanent whole of person impairment, the Director must be provided with a copy of the worker's request; and
 - (b) if the approved medical specialist has notified the worker, in writing, that more time is or was required to give the worker the documents required to make an application under the Act Schedule 1 clause 18A(1b) before the final day, the Director must be provided with a copy of the notification.

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(4) The Director may, within the limits imposed by the Act Schedule 1 clause 18B(4), extend the final day until a day that the Director, having regard to the further time needed by the approved medical specialist, considers will give the worker a reasonable opportunity to make an application under the Act Schedule 1 clause 18A(1b).

[Regulation 17AD inserted in Gazette 28 Oct 2005 p. 4870-1.]

17AE. Amount prescribed for funeral expenses (clause 17(2))

- (1) For the purposes of the Act Schedule 1 clause 17(2), the amount prescribed for funeral expenses is
 - (a) for the period up to and including 30 June 2007, \$7 547; and
 - (b) for a financial year commencing on or after 1 July 2007, in accordance with section 5A of the Act, the amount obtained by —
 - (i) varying the amount applying at the end of the preceding financial year by the percentage by which the March CPI varies from the previous March CPI; and
 - (ii) rounding the amount to the nearest whole number of cents (with an amount that is .5 of a cent being rounded off to the next highest whole number of cents).
- (2) In this regulation —

March CPI, for a financial year, means the index number for the quarter ending on the last 31 March before the financial year commences, as shown in the Consumer Price Index Numbers (All Groups Index) for Perth published by the Commonwealth Statistician under the Commonwealth *Census and Statistics Act 1905*.

[Regulation 17AE inserted in Gazette 4 Aug 2006 p. 2855-6.]

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17A. Supplementary amount

- (1) The supplementary amount referred to in the Schedule 5 clause 1 of the Act is
 - (a) for the period up to and including 30 June 2008
 - (i) in relation to a worker with a dependant spouse or dependant de facto partner, or both, \$228; and
 - (ii) in relation to a worker without a dependant spouse or dependant de facto partner, \$128;

and

- (b) for a financial year commencing on or after 1 July 2008, in accordance with section 5A of the Act, the amount obtained by —
 - (i) varying the amount applying at the end of the preceding financial year by the percentage by which the March CPI varies from the previous March CPI; and
 - (ii) rounding the amount to the nearest whole number of cents (with an amount that is 0.5 of a cent being rounded off to the next highest whole number of cents).
- (2) In this regulation —

March CPI, for a financial year, means the index number for the quarter ending on the last 31 March before the financial year commences, as shown in the Consumer Price Index Numbers (All Groups Index) for Perth published by the Commonwealth Statistician under the Commonwealth *Census and Statistics Act 1905*.

[Regulation 17A inserted in Gazette 2 Nov 2007 p. 5933-4.]

17B. Witness allowances

A person who appears before a <u>dispute resolution authority</u><u>the</u> <u>Registrar or an arbitrator</u> to give evidence is entitled to any

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allowance for that appearance set by the Costs Committee established under section 269 of the Act.

[Regulation 17B inserted in Gazette 28 Oct 2005 p. 48714871; amended in Gazette 18 Nov 2011 p. 4821.]

18. Form of election to receive redemption amount or supplementary amount

- The election to receive the redemption amount as a lump sum, referred to in Schedule 5 to the Act shall be in the form of Form 14 in Appendix I.
- (2) The election to receive the supplementary amount, referred to in Schedule 5 to the Act shall be in the form of Form 15 in Appendix I.

[Regulation 18 amended in Gazette 17 Nov 2000 p. 6312.]

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Part 2A — Assessment of costs

[Heading inserted in Gazette 28 Oct 2005 p. 4871.]

18A. Application of this Part

This Part applies in relation to any costs incurred on or after 14 November 2005 in relation to a proceeding determined, or otherwise dealt with, by a dispute resolution authority.

[Regulation 18A inserted in Gazette 28 Oct 2005 p. 4871.]

18B. Terms used

In this Part —

agent service has the meaning given to that term in section 261 of the Act;

applicant means an applicant for assessment of costs under regulation 18C;

application means an application for assessment of costs under regulation 18C;

commencement day means the day of the coming into operation of the *Workers' Compensation and Injury Management Amendment Act 2011* section 6;

dispute resolution authority, in relation to the period commencing on 14 November 2005 and ending on the day before commencement day, has the meaning given in section 5 of the former provisions;

former provisions means the Act as enacted before the commencement day;

legal service has the meaning given to that term in section 261 of the Act;

taxing officer means the Director<u>, the Registrar</u>, a conciliation <u>officer</u> or an arbitrator.

[Regulation 18B inserted in Gazette 28 Oct 2005 p. 48724872; amended in Gazette 18 Nov 2011 p. 4821.]

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18C. Application for assessment of costs

- (1) A person who has paid or is liable to pay, or who is entitled to receive or who has received, costs as a result of an order for the payment of an unspecified amount of costs made by a dispute resolution authority before commencement day may apply under the Workers' Compensation (DRD) and Injury Management Arbitration Rules 2005 2011 for an assessment of the whole of, or any part of, those costs by a taxing officer.
- (2) A person who has paid or is liable to pay, or who is entitled to receive or has received, costs as a result of an order for the payment of an unspecified amount of costs made by a dispute resolution authority on or after commencement day may apply under the *Workers' Compensation and Injury Management Conciliation Rules 2011* or the *Workers' Compensation and Injury Management Arbitration Rules 2011*, as relevant, for an assessment of the whole of, or any part of, those costs by a taxing officer.

[Regulation 18C inserted in Gazette 28 Oct 2005 p. 48724872; amended in Gazette 18 Nov 2011 p. 4822.]

18D. Taxing officer may require application to be given to other persons

- (1) A taxing officer may, by written notice, require an applicant to give a copy of the application to
 - (a) a party to the proceeding in respect of which the relevant order for costs was made; or
 - (b) a legal practitioner, agent or other interested party,

specified by the taxing officer.

(2) The application must be given in accordance with the Workers' Compensation (DRD) Rules 2005 Part 3 and Injury Management Conciliation Rules 2011 or the Workers' Compensation and Injury Management Arbitration Rules 2011 as relevant.

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(3) If a person fails, without reasonable excuse, to comply with a notice given under subregulation (1) the taxing officer may decline to deal with the application.

[Regulation 18D inserted in Gazette 28 Oct 2005 p. 4872-3; amended in Gazette 18 Nov 2011 p. 4822.]

18E. Taxing officer may require documents or further particulars

- (1) A taxing officer may, by written notice, require a person (including the applicant, a party to the proceeding in which the relevant order for costs was made, the legal practitioner or agent concerned or any other legal practitioner or agent) to produce any relevant documents of or held by the person in respect of the matter.
- (2) A taxing officer may, by written notice, require an applicant to give to the taxing officer further particulars as to any item of costs claimed.
- (3) A notice given under subregulation (1) or (2) must specify the period within which the notice is to be complied with.
- (4) If a person fails, without reasonable excuse, to comply with a notice given under subregulation (1) or (2) the taxing officer may decline to deal with the application or may continue to deal with the application on the basis of the information provided.
- (5) Nothing in this regulation prevents a person from objecting to the production of a document on the grounds of legal professional privilege.

[Regulation 18E inserted in Gazette 28 Oct 2005 p. 4873.]

18F. Consideration of application

(1) A taxing officer must not determine an application unless the taxing officer —

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- (a) has given the applicant and any other party to the proceeding in which the relevant order for costs was made a reasonable opportunity to make oral or written submissions in relation to the application; and
- (b) has given due consideration to any submissions so made.
- (2) In considering an application a taxing officer is not bound by the rules of evidence and may inform himself or herself on any matter in such manner as the taxing officer thinks fit.

[Regulation 18F inserted in Gazette 28 Oct 2005 p. 4874.]

18G. Assessment to give effect to order and costs determination

An assessment of costs must be made in accordance with, and so as to give effect to, orders of the dispute resolution authority and any costs determination published under section 273 of the Act.

[Regulation 18G inserted in Gazette 28 Oct 2005 p. 4874.]

18H. Matters to be considered

- (1) When dealing with an application the taxing officer must consider
 - (a) whether or not it was reasonable to carry out the work to which the costs relate; and
 - (b) what is a fair and reasonable amount of costs for the work concerned.
- (2) In assessing what is a fair and reasonable amount of costs, the taxing officer may have regard to any or all of the following matters
 - (a) the skill, labour and responsibility displayed on the part of the legal practitioner or agent responsible for the matter;
 - (b) the complexity, novelty or difficulty of the matter;

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- (c) the quality of the work done and whether the level of expertise was appropriate to the nature of the work done;
- (d) the place where and circumstances in which the legal services or agent services were provided;
- (e) the time within which the work was required to be done;
- (f) the outcome of the matter.
- (3) If the dispute resolution authority has ordered that the costs are to be assessed on a specified basis, the taxing officer must assess the costs on that basis.

[Regulation 18H inserted in Gazette 28 Oct 2005 p. 4874-5.]

18I. Cost of assessment

The costs of and incidental to an assessment are at the discretion of the taxing officer.

[Regulation 18I inserted in Gazette 28 Oct 2005 p. 4875.]

18J. Enforcement of assessment

- (1) The taxing officer must issue to each party a certificate that sets out the amount in which costs have been assessed and allowed by the taxing officer.
- (2) The costs are payable under the order made by the dispute resolution authority as to the costs.

[Regulation 18J inserted in Gazette 28 Oct 2005 p. 4875.]

18K. Correction of error

At any time after making a determination a taxing officer who made the determination may, for the purpose of correcting an inadvertent error in the determination —

- (a) make a new determination in substitution for the previous determination; and
- (b) issue a certificate under regulation 18J that sets out the new determination.

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[Regulation	18K ins	erted in Ga	zette 28 Oct	2005 p. 4876.]
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<u>18LA.</u>	Transitional provision
(1)	In this regulation —
	<i>pending application</i> means an application for the assessment of costs by a taxing officer —
	(a) made under the <i>Workers' Compensation (DRD) Rules</i> 2005 before commencement day; and
	(b) which has not been determined by a taxing officer before commencement day.
(2)	A pending application is to be dealt with and determined under this Part as if it were an application made under the <i>Workers'</i> <i>Compensation and Injury Management Arbitration Rules 2011.</i>
	[Regulation 18LA inserted in Gazette 18 Nov 2011 p. 4822-3.]

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Part 2B — Medical assessment

[Heading inserted in Gazette 28 Oct 2005 p. 4876.]

18L. Terms used

In this Part —

prescribed details, in relation to a worker, means -

- (a) the worker's name and address and any other details necessary to identify the worker;
- (b) details sufficient to enable the worker to be contacted;
- (c) the worker's date of birth;
- (d) the date on which the worker's injury occurred;
- (e) a description of the worker's injury;
- (f) if a claim for compensation has been made under the Act with respect to the worker's injury details sufficient to identify the claim, including any claim number that has been given to the claim;
- (g) the employer's name and address and any other details necessary to identify the employer;
- (h) details sufficient to enable the employer to be contacted; and
- (i) the insurer's name, if any;

relevant provisions of the Act means —

- (a) Part III Division 2A of the Act (which provides for lump sum payments for specified injuries);
- (b) Part IV Division 2 Subdivision 3 of the Act (which provides for restrictions on awarding, and the amount of, damages);
- (c) Part IXA of the Act (which provides for specialised retraining programs); or

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(d) (except in regulation 18R(3)(e)) clause 18A of
 Schedule 1 to the Act (which provides for additional sums to be allowed for medical expenses).

[Regulation 18L inserted in Gazette 28 Oct 2005 p. 4876-7.]

18M. Request for assessment by approved medical specialist of worker's degree of impairment

For the purposes of section 146A(3) of the Act, a request for a worker's degree of impairment to be assessed by an approved medical specialist has to be given in writing to the approved medical specialist, specifying —

- (a) the prescribed details in relation to the worker;
- (b) the approved medical specialist's name;
- (c) the relevant provisions of the Act for the purposes of which the assessment is to be made; and
- (d) the date of the request for the assessment.

[Regulation 18M inserted in Gazette 28 Oct 2005 p. 4877.]

18N. Requirement to attend at place specified by approved medical specialist

For the purposes of section 146G(1)(a) of the Act, the requirement for a worker to attend at a place specified by an approved medical specialist —

- (a) has to be given in writing to the worker and sent to the worker's address specified in the request for assessment referred to in regulation 18M; and
- (b) has to specify
 - (i) the prescribed details in relation to the worker;
 - (ii) the approved medical specialist's name;
 - (iii) details sufficient to enable the approved medical specialist to be contacted;

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(iv)	the relevant provisions of the Act for the
	purposes of which the assessment is to be made;
	and

the time when and the place where the worker is (v) to submit to examination, as required under section 146G(1)(d) of the Act.

[Regulation 18N inserted in Gazette 28 Oct 2005 p. 4878.]

180. Requirement to produce to approved medical specialist relevant documents and information and give consent

- For the purposes of section 146G(1)(c)(i) of the Act, the (1)requirement to produce to an approved medical specialist any relevant document or information has to be given in writing to the worker, the employer, or the employer's insurer, specifying -
 - (a) the prescribed details in relation to the worker;
 - details of any relevant document or information to which (b) the requirement applies;
 - the approved medical specialist's name; (c)
 - (d) details sufficient to enable the approved medical specialist to be contacted; and
 - the relevant provisions of the Act for the purposes of (e) which the assessment is to be made.
- For the purposes of section 146G(1)(c)(ii) of the Act, the (2)requirement to consent to another person who has any relevant document or information producing it to an approved medical specialist has to be given in writing to the worker, the employer,
 - the prescribed details in relation to the worker; (a)
 - (b) details of any relevant document or information to which the requirement applies;
 - the name of the person who has the relevant document (c) or information:

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- (d) the approved medical specialist's name;
- (e) details sufficient to enable the approved medical specialist to be contacted; and
- (f) the relevant provisions of the Act for the purposes of which the assessment is to be made.

[Regulation 180 inserted in Gazette 28 Oct 2005 p. 4878-9.]

18P. Period for compliance with requirements

If the time for complying with a requirement referred to in regulation 18O is not specified in the requirement, the requirement has to be complied with within 7 days after the day on which the person who is to comply with the requirement receives it.

[Regulation 18P inserted in Gazette 28 Oct 2005 p. 4879.]

18Q. Requirement for worker to produce requested information

- (1) On being requested in writing to do so by the approved medical specialist, a worker who has requested an approved medical specialist to assess his or her degree of impairment is required to produce to the approved medical specialist for use in dealing with the requested assessment, within 7 days after the day on which the worker receives the approved medical specialist's request, any information that
 - (a) relates to the injury from which the impairment resulted; and
 - (b) is specified in the approved medical specialist's request.
- (2) A request by an approved medical specialist under subregulation (1) has to include
 - (a) the approved medical specialist's name; and
 - (b) details sufficient to enable the approved medical specialist to be contacted.

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(3)	A person who contravenes a requirement under
	subregulation (1) commits an offence and is liable to a fine of
	\$2 000.

(4) Subregulation (1) does not apply to any information that is the subject of a requirement referred to in regulation 18O(1).

[Regulation 18Q inserted in Gazette 28 Oct 2005 p. 4880.]

18R. Reports and certificates regarding outcome of assessment

- (1) A report of a worker's degree of impairment given by an approved medical specialist under section 146H(1)(a) of the Act has to include
 - (a) the prescribed details in relation to the worker;
 - (b) the approved medical specialist's name;
 - (c) details sufficient to enable the approved medical specialist to be contacted;
 - (d) the date of the examination of the worker by, or at the request of, the approved medical specialist; and
 - (e) the relevant provisions of the Act for the purposes of which the assessment was made.
- (2) A certificate specifying a worker's degree of impairment given by an approved medical specialist under section 146H(1)(b) of the Act has to include —
 - (a) the prescribed details in relation to the worker;
 - (b) the approved medical specialist's name;
 - (c) details sufficient to enable the approved medical specialist to be contacted; and
 - (d) the date of the examination of the worker by, or at the request of, the approved medical specialist.
- (3) A report given by an approved medical specialist under section 146H(2)(c) of the Act has to include
 - (a) the prescribed details in relation to the worker;

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- (b) the approved medical specialist's name;
- (c) details sufficient to enable the approved medical specialist to be contacted;
- (d) the date of the examination of the worker by, or at the request of, the approved medical specialist; and
- (e) the relevant provisions of the Act for the purposes of which the relevant certificate under section 146H(2) of the Act was given.

[Regulation 18R inserted in Gazette 28 Oct 2005 p. 4880-1.]

18S. Requirement to attend at place specified by approved medical specialist panel

For the purposes of section 146L(2)(a) of the Act, the requirement for a worker to attend at a place specified by an approved medical specialist panel has to be given in writing to the worker, specifying —

- (a) the prescribed details in relation to the worker;
- (b) the names of the members of the approved medical specialist panel; and
- (c) the time when and the place where the worker is to submit to examination, as required under section 146L(2)(d) of the Act.

[Regulation 18S inserted in Gazette 28 Oct 2005 p. 4882.]

18T. Requirement to produce to approved medical specialist panel relevant documents and information and give consent

- (1) For the purposes of section 146L(2)(c)(i) of the Act, the requirement to produce to an approved medical specialist panel any relevant document or information has to be given in writing to the worker, the employer, or the employer's insurer, specifying
 - (a) the prescribed details in relation to the worker;

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- (b) details of any relevant document or information to which the requirement applies; and
- (c) the names of the members of the approved medical specialist panel.
- (2) For the purposes of section 146L(2)(c)(ii) of the Act, the requirement to consent to another person who has any relevant document or information producing it to an approved medical specialist panel has to be given in writing to the worker, the employer, or the employer's insurer, specifying
 - (a) the prescribed details in relation to the worker;
 - (b) details of any relevant document or information to which the requirement applies;
 - (c) the name of the person who has the relevant document or information; and
 - (d) the names of the members of the approved medical specialist panel.

[Regulation 18T inserted in Gazette 28 Oct 2005 p. 4882-3.]

18U. Period for compliance with requirements

If the time for complying with a requirement referred to in regulation 18T is not specified in the requirement, the requirement has to be complied with within 7 days after the day on which the person who is to comply with the requirement receives it.

[Regulation 18U inserted in Gazette 28 Oct 2005 p. 4883.]

18V. Requirement for worker to produce requested information

(1) On being requested to do so by the approved medical specialist panel, a worker in respect of whom a question as to degree of impairment has been referred to an approved medical specialist panel is required to produce to the approved medical specialist panel for use in dealing with the referral, within 7 days after the

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day on which the worker receives the request, any information that —

- (a) relates to the injury from which the impairment resulted; and
- (b) is specified in the approved medical specialist panel's request.
- (2) A request by an approved medical specialist panel under subregulation (1) has to include the names of the members of the approved medical specialist panel.
- (3) A person who contravenes a requirement under subregulation (1) commits an offence and is liable to a fine of \$2 000.
- (4) Subregulation (1) does not apply to any information that is the subject of a requirement referred to in regulation 18T(1).

[Regulation 18V inserted in Gazette 28 Oct 2005 p. 4883-4.]

18W. Reports and certificates regarding outcome of assessment

A report of a worker's degree of impairment given by an approved medical specialist panel under section 146O(2)(a) of the Act, or a certificate specifying a worker's degree of impairment given by an approved medical specialist panel under section 146O(2)(b) of the Act, has to include —

- (a) the prescribed details in relation to the worker;
- (b) the names of the members of the approved medical specialist panel; and
- (c) the date of the examination of the worker by, or at the request of, the members of the approved medical specialist panel.

[Regulation 18W inserted in Gazette 28 Oct 2005 p. 4884.]

[**19.** Deleted in Gazette 8 Mar 2002 p. 949.]

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Part 3 — Noise induced hearing loss

[Heading inserted in Gazette 26 Feb 1991 p. 934.]

19A. Terms used

In this Part unless the contrary intention appears —

approved means approved in writing by the chief executive officer;

approved medical practitioner means a medical practitioner approved under regulation 19B(1)(a);

approved person means a person approved under regulation 19B;

audiologist means an audiologist approved under regulation 19B(1)(b);

audiometric officer means a person approved under regulation 19B(1)(c);

Australian Standard means a standard published by the Standards Association of Australia ³, as amended from time to time;

clause means a clause in the Act Schedule 7.

[*Regulation 19A inserted in Gazette 26 Feb 1991 p. 934; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4884.*]

19B. Persons approved to carry out audiometric testing

- (1) The chief executive officer may approve, either generally or in a particular case, the following persons to carry out audiometric testing
 - (a) a medical practitioner;
 - (b) an audiologist who is either a full member or qualified to be a full member of the Audiological Society of Australia; and
 - (c) a person who, in the opinion of the chief executive officer, has appropriate qualifications to enable that

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person to carry out audiometric testing as an audiometric officer.

- (2) An audiometric test for the purposes of sections 24A and 24B of the Act shall be carried out by a person approved under subregulation (1).
- (3) The chief executive officer may at any time cancel an approval given under subregulation (1).
- (4) The chief executive officer shall serve on each person to whom an approval, or cancellation of approval, relates a certificate of approval or notification of cancellation, as the case requires.

[Regulation 19B inserted in Gazette 26 Feb 1991 p. 934; amended in Gazette 21 Jan 2005 p. 276.]

19C. Testing procedures

- (1) An approved person shall carry out an audiometric test
 - (a) using an audiometer which meets the standards specified in writing by the chief executive officer; and
 - (b) in an approved hearing booth or other approved testing environment.
- (2) An approved person using an audiometer under subregulation (1) shall
 - (a) check the audiometer on each day of use, both before and after the series of measurements carried out and after any relocation of the audiometer, to ensure that the audiometer is in satisfactory working order; and
 - (b) ensure that the audiometer has been calibrated at an approved calibration laboratory within the 12 months preceding each day of use and that the audiometric officer has received a copy of the report prepared on that calibration.

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- (3) An approved person shall ensure that the background noise levels during the testing of the hearing of a worker do not exceed those values listed in Table 5.1 in Section 5 of Australian Standard 1269-1989, or an approved equivalent, for the type of earphone/cushion or earphone enclosure combination connected to the audiometer used for the testing.
- Subject to subregulation (5), an approved person shall test the (4)hearing of a worker by means of a pure tone air conduction hearing threshold test carried out separately for the left and right ears -
 - (a) in accordance with
 - the procedure described in Section E2 of (i) Appendix E of Australian Standard 1269-1989 as modified by written direction of the chief executive officer; or
 - (ii) any procedure which establishes a higher testing procedure than that specified in subparagraph (i) and which is approved in writing by the chief executive officer;

and

- if the test is conducted in accordance with the procedure (b) referred to in paragraph (a)(i), at the frequencies 500, 1 000, 1 500, 2 000, 3 000, 4 000, 6 000, 8 000 Hz except that where an audiometer does not possess a 1 500 Hz tone the hearing threshold for that frequency shall be calculated by drawing a straight line on an audiogram connecting the points of threshold for 1 000 and 2 000 Hz, marking the point of intersection with the 1 500 Hz line, and adjusting this value to the nearest 5dB increment.
- If, in the opinion of the chief executive officer, a worker has an (5)injury which will prevent the effective use of an audiometric test referred to in subregulation (4), the hearing of that worker may

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be tested by any other method approved for the purposes of this subregulation.

- (6) In instances where audiometric testing is carried out by an audiometric officer and the audiometric officer believes that the worker meets the criteria specified in Item 4 of Waugh & Macrae's criteria for medical referral in Table 1 of National Acoustic Laboratories Report No. 80 "Criteria for assessing hearing conservation audiograms", the audiometric officer shall refer the worker to a medical practitioner and the audiometric officer shall defer audiometric testing until the worker has complied with the referral and the audiometric officer is satisfied that the worker does not meet those criteria.
- (7) Where an initial audiometric test is carried out by an audiometric officer and the results of an air conduction test meet the criteria specified in Item 1, 2 or 3 of Waugh and Macrae's criteria for medical referral in Table 1 of National Acoustic Laboratories Report No. 80, the audiometric officer shall refer the worker to an audiologist or an approved medical practitioner for full audiometric testing.
- (8) Where the results of an air conduction test carried out after an initial audiometric test show
 - (a) at least a 10% loss of hearing from the initial audiometric test;
 - (b) at least a 5% loss of hearing from the loss shown by the audiometric test which resulted in a successful election by the worker under section 24A or 31E of the Act; or
 - (c) where the worker has reached the age of 65 years or on the worker's retirement from work before that age, any further percentage loss of hearing from the loss shown by the audiometric test which resulted in a successful election by the worker under section 24A or 31E of the Act,

the worker shall be referred by WorkCover WA to an audiologist or an approved medical practitioner for full

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audiometric testing, and the audiologist or medical practitioner shall, upon completion of that testing refer the worker to a medical practitioner registered in the specialty of otorhinolaryngology for full otorhinolaryngological assessment to determine the percentage of noise induced hearing loss.

(9) Where the results of a further air conduction test, carried out after those tests referred to in subregulation (8), show a further loss of hearing, the worker shall be referred by WorkCover WA to an audiologist or an approved medical practitioner for full audiometric testing and the audiologist or medical practitioner shall, if a further hearing loss is confirmed, refer the worker to a medical practitioner registered in the speciality of otorhinolaryngology for a full otorhinolaryngological assessment to determine the percentage of noise induced hearing loss.

(10) Where a worker is referred to an approved medical practitioner, audiologist or medical practitioner registered in the speciality of otorhinolaryngology under subregulation (6), (7), (8) or (9), the audiometric test of that worker is completed on the date that —

- (a) if the referral is under subregulation (6), the audiometric officer completes the audiometric test;
- (b) if the referral is under subregulation (7), the medical practitioner or audiologist completes the audiometric test; and
- (c) if the referral is under subregulation (8) or (9), the medical practitioner or audiologist completes the audiometric test, or if the worker is further referred, the medical practitioner registered in the speciality of otorhinolaryngology determines the percentage of noise induced hearing loss.

[Regulation 19C inserted in Gazette 26 Feb 1991 p. 935-7; amended in Gazette 3 Apr 1992 p. 1541-2; 24 Dec 1993 p. 6845; 17 Nov 2000 p. 6312; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4884-5.]

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19D. Notice of audiometric test and testing arrangements

- (1) The employer of a worker who is required, or who makes a request, to undergo an audiometric test under clause 2 shall give written notice of the test to the worker in the form of Form 18 in Appendix I.
- (2) The employer of a worker given a notice under subregulation (1) shall ensure that the worker is not knowingly exposed in the workplace, and the worker shall not knowingly permit himself to be exposed, to noise levels above 80dB(A) during the 16 hours preceding an audiometric test.
- (3) A worker given a notice under subregulation (1) shall not, without reasonable excuse, proof of which is on the worker, fail to submit himself for testing so notified.

[Regulation 19D inserted in Gazette 26 Feb 1991 p. 937; amended in Gazette 17 Nov 2000 p. 6312.]

19E. Calculation of loss of hearing

- In sections 24A(2) and 31E(3) of the Act, loss of hearing means loss of hearing calculated in accordance with the hearing loss tables RB and EB published in Appendices 3 and 7 of Report No. 118 of the National Acoustic Laboratories as annexed in Appendix III.
- (2) The method of determining percentage loss of hearing occurring during the interval between 2 audiometric tests shall be by subtraction.

[Regulation 19E inserted in Gazette 26 Feb 1991 p. 937; amended in Gazette 28 Oct 2005 p. 4885.]

19F. Report on audiometric test and storage of results

(1) A person who carries out an audiometric test shall ensure that the results are prepared and delivered to WorkCover WA and the worker in the form of Form 19A or Form 19B in Appendix I, as the case requires.

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 - (2) WorkCover WA shall, on the written request of the worker tested, communicate the results of an audiometric test delivered to it under clause 4(2) to any person specified by the worker in that request.
 - (3) A person who receives the results of an audiometric test under subregulation (2) shall ensure that the results of the test, and any information derived from those results are not communicated to any person other than the worker except at the written request of the worker tested.

Penalty: a fine of \$1 000.

(4) WorkCover WA shall store the results of audiometric tests delivered to it under clause 4(2) for a period ending the day after the 70th birthday of the worker to whom the results relate.

[Regulation 19F inserted in Gazette 26 Feb 1991 p. 937-8; amended in Gazette 17 Nov 2000 p. 6312; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4885.]

[**19G.** Deleted in Gazette 28 Oct 2005 p. 4885.]

19H. Retest of person's hearing

- A worker or employer who disputes the results of an audiometric test shall give notice in the form of Form 21 in Appendix I to WorkCover WA.
- (2) A retest of a worker's hearing under clause 7(1) shall be carried out in the manner prescribed under regulation 19C by
 - (a) an approved medical practitioner;
 - (b) an audiologist; or
 - (c) a medical practitioner registered in the speciality of otorhinolaryngology,

nominated in writing by the chief executive officer.

(3) A retest of a worker's hearing under clause 7(1) may include —

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- (a) a physical examination; and
- (b) any other appropriate investigation the approved medical practitioner or audiologist considers necessary to determine
 - (i) whether the worker's hearing loss is noise induced;
 - (ii) whether the worker's hearing loss is due, or partly due, to ear disease;
 - (iii) whether the worker's hearing loss is due, or partly due, to a hearing loss which is noise induced but of a type which is not due to the nature of any employment in which the worker was or is engaged; and
 - (iv) any other causes of the hearing loss.
- (4) Having regard to the results obtained under subregulation (3), the medical practitioner registered in the speciality of otorhinolaryngology may determine the noise induced hearing loss of the worker as a binaural noise induced hearing loss expressed as a percentage loss of hearing.

[Regulation 19H inserted in Gazette 26 Feb 1991 p. 938-9; amended in Gazette 21 Jan 2005 p. 276.]

19I. Prescribed workplaces

- (1) For the purposes of clause 10 a prescribed workplace is a workplace or part of a workplace where a worker is receiving, or is likely to receive, noise above the action level specified in subregulation (2).
- (2) For the purposes of this regulation —

action level means —

- (a) an L peak of 140dB(lin); or
- (b) a representative LAeq,8h of 90dB(A);

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L peak means the maximum unweighted sound pressure level recorded with an instrument equipped for measuring peak values in accordance with AS 1259.1-1990;

representative LAeq,8h means an 8 hour equivalent continuous A weighted sound pressure level, determined from the assessment of worker exposures that is typical of the operation, work pattern or process being assessed as described in AS 1269-1989 Clause 1.4.7.

[Regulation 19I inserted in Gazette 26 Feb 1991 p. 939.]

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Part 3A — Constraints on awards of common law damages

[Heading inserted in Gazette 15 Oct 1999 p. 4890.]

Division 1 — 1993 scheme

[Heading inserted in Gazette 28 Oct 2005 p. 4885.]

19IA. Guides for assessing degree of disability

- (1) The first edition is prescribed for the purposes of the definition of *AMA Guides* in section 93CA of the Act.
- (2) To the extent, if any, that neither section 93D(2)(a) nor (b) of the Act applies to the assessment of the degree of disability of a worker for the purposes of section 93E, the degree of disability is to be assessed in accordance with the American Medical Association's *Guides to the Evaluation of Permanent Impairment* (4th Edition).

[Regulation 19IA inserted in Gazette 17 Nov 2000 p. 6312-13; amended in Gazette 28 Oct 2005 p. 4885.]

19J. Assessment of degree of disability

- (1) Subject to regulations 19JA and 19JB, a referral under section 93D(5) of the Act
 - (a) is to be made in the form of Form 22 in Appendix I; and
 - (b) is to nominate one, and only one, relevant level of the degree of disability in respect of which the referral is made.
- (2) A notification under section 93D(7) of the Act is to be
 - (a) made in the form of Form 23 in Appendix I; and
 - (b) accompanied by a copy of the medical evidence produced to the Director under section 93D(6) of the Act.

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(3) Subject to regulations 19JA and 19JB, a notification under section 93D(8) of the Act is to be made in the form of Form 23 in Appendix I.

[Regulation 19J inserted in Gazette 15 Oct 1999 p. 4890-1; amended in Gazette 14 Dec 1999 p. 6147; 26 Oct 2004 p. 4899; 28 Oct 2005 p. 4886 and 4911.]

19JA. Method of referral and notification when section 93EA(3) of the Act applies

- A referral under section 93D(5) of the Act in combination with section 93EA(3) of the Act (due to the application of section 93EA(3) of the Act) is to be made in the form of Appendix I Form 22A.
- (2) When completing Form 22A, the worker is to nominate one, and only one, relevant level of the degree of disability in respect of which the referral is made, and provide details of the medical evidence relied upon to support the referral.
- (3) If section 93EA(3) of the Act applies because of a referral that was made before 14 December 1999 and, in that earlier referral—
 - (a) the worker nominated both relevant levels of the degree of disability on the same form; and
 - (b) the worker is still seeking to nominate both relevant levels of the degree of disability in the present referral,

the worker is to complete a separate Form 22A for each of the previously nominated relevant levels of the degree of disability.

- (4) A notification under section 93EA(5)(a) and (b)(i) of the Act is to be given in the form of Appendix I Form 23A.
- (5) The Director is to include a copy of any medical evidence that was produced and that complies with section 93D(6) of the Act, when giving notification under subregulation (4).

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- (6) A notification under section 93D(8) of the Act that relates to a referral under section 93D(5) of the Act, due to the application of section 93EA(3) of the Act, is to be made in the form of Appendix I Form 23A.
- (7) A notification under section 93EA(5)(b)(ii) of the Act is to be given in writing.

[Regulation 19JA inserted in Gazette 26 Oct 2004 p. 4899-900; amended in Gazette 28 Oct 2005 p. 4911.]

19JB. Method of referral and notification when section 93EB(3) of the Act applies

- A referral under section 93D(5) of the Act in combination with section 93EB(3) of the Act (due to the application of section 93EB(3) of the Act) is to be made in the form of Appendix I Form 22B.
- (2) When completing Form 22B, the worker is to nominate one, and only one, relevant level of the degree of disability in respect of which the referral is made, and provide details of the medical evidence relied upon to support the referral.
- (3) If section 93EB(3) of the Act applies because of a referral that was made before 14 December 1999 and, in that earlier referral—
 - (a) the worker nominated both relevant levels of the degree of disability on the same form; and
 - (b) the worker is still seeking to nominate both relevant levels of the degree of disability in the present referral,

the worker is to complete a separate Form 22B for each of the previously nominated relevant levels of the degree of disability.

(4) A notification under section 93EB(5)(a) and (b)(i) of the Act is to be given in the form of Appendix I Form 23B.

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- (5) The Director is to include a copy of any medical evidence that was produced and that complies with section 93D(6) of the Act, when giving notification under subregulation (4).
- (6) A notification under section 93D(8) of the Act that relates to a referral under section 93D(5) of the Act, due to the application of section 93EB(3) of the Act, is to be made in the form of Appendix I Form 23B.
- (7) A notification under section 93EB(5)(b)(ii) of the Act is to be given in writing.

[Regulation 19JB inserted in Gazette 26 Oct 2004 p. 4900-1; amended in Gazette 28 Oct 2005 p. 4911.]

19K. Agreement as to degree of disability

- (1) An agreement as to the level of the degree of disability for the purposes of section 93E(3)(a), (4) or (9) of the Act is to be made in the form of Form 24 in Appendix I and lodged with the Director.
- (2) On receipt of the agreement the Director is to
 - (a) record the agreement in a register kept for that purpose; and
 - (b) complete the relevant section of the agreement form and give a copy of it to the worker and the employer.

[Regulation 19K inserted in Gazette 15 Oct 1999 p. 4891; amended in Gazette 28 Oct 2005 p. 4886.]

19L. Determination of degree of disability

- (1) The Director is to be notified as soon as practicable after the determination of
 - (a) a dispute dealt with as required by that arises under section 93D(108) of the-Act; or
 - (b) a question referred to a medical panel under section 93D(11) of the Act.

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- (2) Upon becoming aware of a determination described in subregulation (1), the Director is to, as soon as practicable
 - (a) record the determination in a register kept for that purpose; and
 - (b) give a copy of the determination to the worker, the employer and the employer's insurer advising that the determination has been recorded.

[Regulation 19L inserted in Gazette 15 Oct 1999 p. 4891; amended in Gazette 17 Nov 2000 p. 6313; 28 Oct 2005 p. 4886<u>;</u> <u>18 Nov 2011 p. 4823.</u>]

19M. Election to retain right to seek common law damages

- (1) An election under section 93E(3)(b) of the Act
 - (a) is made by completing an election form in the form of Form 25 in Appendix I and lodging it with the Director; and
 - (b) cannot be made unless
 - (i) it is agreed that the degree of disability is not less than 16%; or
 - (ii) it is determined that the degree of disability is not less than 16%.
- (2) If it is agreed that the degree of disability is not less than 16% the election form is to be accompanied by Form 24 in Appendix I unless an agreement as to the degree of disability for the purposes of section 93E(3)(a), (4) or (9) of the Act was recorded under regulation 19K before the lodgment of the election form.
- (3) If it is determined that the degree of disability is not less than 16% the election form is to be accompanied by evidence of the determination unless a determination of a dispute as to the degree of disability was recorded under regulation 19L before the lodgment of the election form.

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- (4) Subject to subregulation (5), on the day on which the Director receives the election form the Director is to
 - (a) record
 - (i) under regulation 19K(2)(a) the agreement (if any) accompanying the election form; or
 - (ii) under regulation 19L(2)(a) the determination (if any) accompanying the election form;
 - (b) register the election in a register kept for that purpose; and
 - (c) complete the relevant section of the election form and give a copy of it to the worker and the employer.
- (5) The Director may refuse to register an election if not satisfied that the worker has been properly advised of the consequences of the election.
- (6) This regulation applies to an election under section 93E(3)(b) of the Act that is commenced on or after the day on which the *Workers' Compensation and Rehabilitation Amendment Regulations (No. 11) 1999* come into operation ¹.

[Regulation 19M inserted in Gazette 14 Dec 1999 p. 6147-8; amended in Gazette 17 Nov 2000 p. 6313-14.]

19N. Extension of time to make election under section 93E(3)(b)

(1) In this regulation —

extension period means the period of time that ends 6 months after the termination day;

termination day has the meaning that it has in section 93E of the Act.

(2) For the purposes of section 93E(7) of the Act, the circumstances in which the Director may extend the period of time within which an election can be made under section 93E(3)(b) of the Act exist, whether or not the period being extended has already expired, if —

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- r. 19N
- (a) the Director is satisfied that the worker will require major surgery in respect of the injury in the extension period;
- (aa) upon an application described in subregulation (3a), the Director is satisfied that an extension should be given for a period ending not more than 8 weeks after the termination day to give time for a specialist in a relevant field of medicine to prepare a report, based on treatment or medical investigation of the worker, as to whether the worker will require major surgery in respect of the injury in the extension period;
- (b) no extension has been given under paragraph (aa) and the Director is satisfied that medical evidence that the worker will require major surgery in respect of the injury in the extension period has not been obtained from a medical practitioner who is a specialist in a relevant field of medicine despite all reasonably practicable steps having been taken by or on behalf of the worker to obtain that evidence; or
- (c) the Director is satisfied that a medical panel under section 36 of the Act has determined that the worker's injury is of a kind mentioned in section 33 or 34 of the Act.
- (3) An application for an extension of time under subregulation (2)(a) is to be
 - (a) made in the form of Form 26 in Appendix I;
 - (b) accompanied by medical evidence from a medical practitioner who is a specialist in a relevant field of medicine; and
 - (c) lodged with the Director at least 21 days before
 - (i) the termination day; or
 - (ii) if an extension of time has been granted under subregulation (2)(aa) or (b), the last day of the period as extended.

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(3a)	subreg specia	oplication for an extension of time under gulation (2)(aa) to give time for the preparation of a alist's report, based on treatment or medical investigation e worker, is to be —	
	(a)	made	in the form of Form 28 in Appendix I;
	(b)		npanied by medical evidence from a specialist in a nt field of medicine indicating that —
		(i)	a report could not be satisfactorily prepared without the treatment or investigation having been carried out; and
		(ii)	the extension sought is needed to give sufficient time for the preparation of the report;
		and	
	(c)	-	d with the Director at least 21 days before the nation day.
(4)			n for an extension of time under (2)(b) is to be —
	(a)	made	in the form of Form 27 in Appendix I;
	(b)	accom	manied by such avidence in addition to that
		provic	npanied by such evidence, in addition to that led in the Form 27, as may be requested by the for about —
		provic	led in the Form 27, as may be requested by the
		provic Direct	led in the Form 27, as may be requested by the for about — the requirement for the worker to have the
		provic Direct (i)	led in the Form 27, as may be requested by the for about — the requirement for the worker to have the surgery mentioned in subregulation (2)(b); or the action taken by or on behalf of the worker to obtain the medical evidence mentioned in
	(c)	provid Direct (i) (ii) and lodged	led in the Form 27, as may be requested by the for about — the requirement for the worker to have the surgery mentioned in subregulation (2)(b); or the action taken by or on behalf of the worker to obtain the medical evidence mentioned in

- (5) An application for an extension of time under subregulation (2)(c) is to be
 - (a) made in the form of Form 26 in Appendix I;

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	(b)	accon	npanied by evidence of the medical panel's
		deterr	nination; and
	(c)	lodge	d with the Director at least 21 days before —
		(i)	the termination day; or
		(ii)	if an extension of time has been granted under subregulation (2)(aa) or (b), the last day of the period as extended.
(6)	Within	n 14 dag	ys of receiving the application the Director is to —
	(a)		e whether to extend the period within which the on can be made;
	(b)		e extension period in accordance with on 93E(7); and
	(c)	-	lete the relevant section of the application form and a copy of it to the worker and the employer.
		led in C	19N inserted in Gazette 14 Dec 1999 p. 6149-50; Gazette 17 Nov 2000 p. 6314-16; 28 Oct 2005
190.	Appli	cation	for compensation
	Act is Worke	to be n ers' Con	on for compensation under section 93E(11) of the nade and dealt with in accordance with the <i>npensation</i> (<i>DRD</i>) <i>Rules</i> 2005 and <i>Injury</i> <i>Conciliation Rules</i> 2011 or the <i>Workers</i> '

<u>Management Conciliation Rules 2011 or the Workers'</u> <u>Compensation and Injury Management Arbitration Rules 2011,</u> <u>as relevant,</u> as if it were an application in respect of a dispute as to the amount of compensation.

[Regulation 190 inserted in Gazette 15 Oct 1999 p. 4892; amended in Gazette 28 Oct 2005 p. 4886<u>; 18 Nov 2011</u> p. 4823.]

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r. 19P

19P. Notification to workers about elections as to common law damages

- (1) The employer of a worker who has an unfinalised claim for compensation under the Act is to give the worker written notice, in a form approved by the chief executive officer, of
 - (a) the requirement under section 93E(3)(b) of the Act for the worker to elect to retain the right to seek damages; and
 - (b) the date by which the election is to be made.
- (2) The employer is to give the notice mentioned in subregulation (1)
 - (a) if a dispute resolution authority orders that weekly payments of compensation are to commence, within 7 days of the day of the order; or
 - (b) in any other case, 3 and 5 months from the day on which weekly payments commenced.
- (3) An employer's obligation under this regulation to give a worker notice is fulfilled if the notice is given, within the time required, by an insurer with which the employer has a policy indemnifying the employer against liability to pay the compensation claimed.

[Regulation 19P inserted in Gazette 14 Dec 1999 p. 6150-1; amended in Gazette 17 Nov 2000 p. 6316-17; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4886.]

Division 2 — 2004 scheme

[Heading inserted in Gazette 28 Oct 2005 p. 4887.]

20. Recording agreement

- (1) If
 - (a) the worker and the employer agree —

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- (i) that the worker's degree of permanent whole of person impairment is at least 15%; and
- (ii) as to whether or not the worker's degree of permanent whole of person impairment is at least 25%;

and

(b) the worker, in writing, requests the Director to record the agreement,

the Director is required to record the agreement in a register kept for the purpose unless an agreement or assessment as to the worker's degree of permanent whole of person impairment has already been recorded under this regulation or regulation 21.

- (2) The request under subregulation (1)(b) for the Director to record the agreement has to include
 - (a) the worker's name and any other details necessary to identify the worker;
 - (b) details sufficient to enable the worker to be contacted;
 - (c) the worker's date of birth;
 - (d) the date on which the injury occurred and a description of the injury;
 - (e) if a claim for compensation under the Act for the injury has been made, the date on which the worker's claim was made and sufficient other details to identify the claim (including any claim number that may have been given to the claim);
 - (f) the employer's name and any other details necessary to identify the employer;
 - (g) details sufficient to enable the employer to be contacted; and
 - (h) the name of the insurer, if any.

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(3) The Director's record in the register is to be in the form of Form 32 in Appendix I, and the Director is required to give a copy of the record to each of the worker and the employer.

[Regulation 20 inserted in Gazette 28 Oct 2005 p. 4887-8.]

21. Recording assessment

- (1) If
 - (a) the worker's degree of permanent whole of person impairment has been assessed to be a percentage that is not less than 15%;
 - (b) the Director has been given
 - (i) a copy of the certificate given to the worker under section 146H(1)(b) of the Act; and
 - (ii) if the assessment involves a special evaluation as defined in section 146C(4) of the Act, a copy of the certificate referred to in section 93N(1) of the Act on the basis of which the special evaluation was requested;

and

(c) the worker, in writing, requests the Director to record the assessment,

the Director is required to record the assessment in a register kept for the purpose unless an agreement or assessment as to the worker's degree of permanent whole of person impairment has already been recorded under regulation 20 or this regulation.

(2) The Director's record in the register is to be in the form of Form 33 in Appendix I, and the Director is required to give a copy of the record to each of the worker and the employer.

[Regulation 21 inserted in Gazette 28 Oct 2005 p. 4888-9.]

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22. Electing to retain right to seek damages

- An election under section 93K(4)(a) of the Act is made by completing an election form in the form of Form 34 in Appendix I and lodging it with the Director.
- (2) Unless under subregulation (3) the Director refuses to register the election, the Director is to
 - (a) register the election in a register kept for that purpose on the day on which the Director receives the election form; and
 - (b) complete the relevant section of the election form and give a copy of it to the worker and the employer.
- (3) The Director may refuse to register the election if not satisfied that the worker has been properly advised of the consequences of the election.

[Regulation 22 inserted in Gazette 28 Oct 2005 p. 4889.]

23. Extending termination day

- (1) A worker may apply for the Director to extend the termination day under section 93M of the Act.
- (2) The application is made by
 - (a) lodging with the Director a completed application form in the form of Form 35 in Appendix I; and
 - (b) providing to the Director, with the application form, anything that this regulation requires to be provided with the application form.
- (3) If the application is made in the circumstances described in section 93M(4)(a) of the Act
 - (a) when the application form is lodged, the Director has to be provided with
 - (i) a copy of the approved medical specialist's certificate certifying that the worker's condition

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has not stabilised to the extent required for a

normal evaluation of the worker's degree of permanent whole of person impairment to be made in accordance with the WorkCover Guides as described in sections 146A and 146C of the Act: (ii) a copy of the approved medical specialist's recommendation of a day until which the termination day be extended; and (iii) a copy of the approved medical specialist's report under section 146H(2)(c) of the Act; and (b) the Director may, within the limits imposed by the Act, extend the termination day until a day that the Director, having regard to the approved medical specialist's recommendation, considers will give the worker a reasonable opportunity to make an election under section 93K(4)(a) of the Act. (4) If the application is made in the circumstances described in section 93M(4)(b) of the Act, the Director cannot extend the termination day to a day that is more than 6 months after the day on which the Director gives the extension. (5) If the application is made in the circumstances described in section 93M(4)(c) of the Act — (a) when the application form is lodged if the worker has, in writing, requested an (i) assessment of the worker's degree of permanent whole of person impairment, the Director has to be provided with a copy of the worker's request; and (ii) if the approved medical specialist has notified the worker, in writing, that more time is or was required to give the worker the documents required by section 146H of the Act than the time

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described in section 93O(1)(d) of the Act, the Director has to be provided with a copy of the notification;

and

- (b) the Director may, within the limits imposed by the Act, extend the termination day until a day that the Director, having regard to the further time needed by the approved medical specialist, considers will give the worker a reasonable opportunity to make an election under section 93K(4)(a) of the Act.
- (6) If the application is made in the circumstances described in section 93M(4)(d)(i) or (ii) of the Act
 - (a) when the application form is lodged
 - (i) the Director has to be provided with a copy of the worker's request for an assessment of the worker's degree of permanent whole of person impairment; and
 - (ii) if the approved medical specialist has notified the worker, in writing, that it would be impracticable to give the worker the documents required by section 146H of the Act at least 7 days before the termination day, the Director has to be provided with a copy of the notification;
 - and
 - (b) the Director may, within the limits imposed by the Act, extend the termination day until a day that the Director considers will give the worker a reasonable opportunity to make an election under section 93K(4)(a) of the Act.

[Regulation 23 inserted in Gazette 28 Oct 2005 p. 4889-92.]

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24. Expected time for approved medical specialist to give assessment documents

An approved medical specialist can reasonably be expected to take 6 weeks, after a worker requests an assessment of the worker's degree of permanent whole of person impairment, to give the worker the documents that the approved medical specialist is required by section 146H of the Act to give the worker.

[Regulation 24 inserted in Gazette 28 Oct 2005 p. 4892.]

25. Employer's obligation to notify worker

The notice that an employer is required by section 93O(1) of the Act to give to a worker has to be given by sending the worker a document in the form of Form 36 in Appendix I.

[Regulation 25 inserted in Gazette 28 Oct 2005 p. 4893.]

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Part 4 — Registered agents

[Heading inserted in Gazette 28 Oct 2005 p. 4893.]

Division 1—**Preliminary**

[Heading inserted in Gazette 28 Oct 2005 p. 4893.]

26. Terms used

In this Part —

applicant means an applicant for registration;

code of conduct means the code of conduct set out in Appendix IV;

employer, in relation to an applicant or registered agent, other than a person in a class of persons prescribed under regulation 27A(b) or (c), means the person or body —

- (a) by which the applicant or registered agent is employed or engaged; and
- (b) as an employee or officer of which the applicant proposes to act as a registered agent, or of which the registered agent acts as a registered agent;

fit and proper person, in relation to an applicant or registered agent, means a person who satisfies WorkCover WA that he or she —

- (a) by reason of qualification or experience or both, has sufficient knowledge of the workers' compensation jurisdiction to represent a party effectively; and
- (b) is of good character;

independent agent means a person in a class of persons prescribed under regulation 27A(c);

registration means registration under this Part as a registered agent.

[Regulation 26 inserted in Gazette 28 Oct 2005 p. 4893; amended in Gazette 9 Dec 2005 p. 5892.]

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27. Prescribed organisations (section 277(1)(e))

The following organisations are prescribed for the purposes of section 277(1)(e) of the Act —

- (a) the Asbestos Diseases Advisory Service of Australia;
- (b) UnionsWA;
- (c) the Chamber of Commerce and Industry of Western Australia.

[Regulation 27 inserted in Gazette 9 Dec 2005 p. 5892.]

27A. Prescribed classes of persons (section 277(1)(f))

The following classes of persons are prescribed for the purposes of section 277(1)(f) of the Act —

- (a) persons employed or engaged by a person or body that is engaged to provide claims management services to a self-insurer;
- (b) persons engaged by a self-insurer to provide claims management services to the self-insurer;
- (c) persons to whom section 277 of the Act does not otherwise apply and who act, or propose to act, as independent agents in the Dispute Resolution Directorate Conciliation Service or the Arbitration Service.

[Regulation 27A inserted in Gazette 9 Dec 2005 p. 5892-3: amended in Gazette 18 Nov 2011 p. 4823.]

Division 2— Registration and renewal

[Heading inserted in Gazette 28 Oct 2005 p. 4894.]

28. Application for registration

(1) An application for registration must be made to WorkCover WA in a form approved by WorkCover WA.

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- (2) Unless an application is made by a person in a class of persons prescribed under regulation 27A(b) or (c), it must include a nomination of the applicant signed by the applicant's employer.
- (2a) An application by an independent agent must be accompanied by
 - (a) a criminal record check in respect of the applicant issued not more than 3 months before the application is made;
 - (b) if the criminal record check shows details of a conviction, a statement detailing the grounds on which the applicant believes that, having regard to the conduct required under the code of conduct, the conviction is of a kind that does not relate to whether or not the applicant is a fit and proper person to be registered;
 - (c) a statement setting out the qualifications of the applicant, or any experience of the applicant, that demonstrates sufficient knowledge of the workers' compensation jurisdiction to enable the applicant to represent a party effectively;
 - (d) a statutory declaration verifying the particulars contained in the application and accompanying material.
- (2b) An application by a person in a class of persons prescribed under regulation 27A(a) or (b) must be accompanied by
 - (a) a statement identifying the self-insurers to whom the agent, or the employer of the agent, is engaged to provide claims management services; and
 - (b) a statutory declaration verifying the particulars contained in the statement.
 - (3) The application must be accompanied by evidence satisfactory to WorkCover WA that
 - (a) there is, or upon registration under this Part will be, in force with respect to the applicant a policy of professional indemnity insurance for not less than \$1 million for any one claim; or

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- (b) within the meaning of subregulation (4), the applicant has sufficient material resources to provide professional indemnity.
- (4) A person has sufficient material resources to provide professional indemnity if
 - (a) the person is nominated by an employer who
 - (i) maintains professional indemnity insurance for not less than \$1 million for any one claim; or
 - (ii) holds legal or equitable estates or interests of not less than \$1 million in real or personal property;

or

- (b) the person holds legal or equitable estates or interests of not less than \$1 million in real or personal property.
- (5) The applicant must provide WorkCover WA with any additional information or document that WorkCover WA may ask for.
- (6) In subregulation (2a)(a) —

criminal record check means a document issued by the Western Australian Police Service, Australian Federal Police or another body or agency approved by WorkCover WA that sets out the criminal convictions of an individual for offences under the law of Western Australia, the Commonwealth, another State or a Territory.

[Regulation 28 inserted in Gazette 28 Oct 2005 p. 4894-5; amended in Gazette 9 Dec 2005 p. 5893-4.]

29. Registration

- (1) WorkCover WA may refuse to register an applicant if
 - (a) the application is not duly made; or
 - (b) in the case of an application by an independent agent, the applicant is not a fit and proper person to be a registered agent.
- (2) WorkCover WA cannot refuse an application unless it has —

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- (a) given the applicant written notice of the intention to refuse the application, and of the grounds for the proposed refusal; and
- (b) allowed at least 21 days for the applicant to show cause why the application should not be refused.
- (3) In the case of a registered agent other than a person in a class of persons prescribed under regulation 27A(b) or (c), registration has effect to the extent that the person acts as a registered agent as an employee or officer of the employer that nominates the person in the application under regulation 28(2), and not otherwise.
- (4) In the case of a registered agent who is a person in a class of persons prescribed under regulation 27A(a) or (b), registration has effect to the extent that the person acts as a registered agent for
 - (a) a self-insurer identified in the agent's application under regulation 28(2b); or
 - (b) a self-insurer identified in a statement
 - (i) provided to WorkCover WA after registration by the agent;
 - (ii) verified by statutory declaration of the agent; and
 - (iii) accepted by WorkCover WA.

[Regulation 29 inserted in Gazette 28 Oct 2005 p. 4895; amended in Gazette 9 Dec 2005 p. 5894-5.]

30. Indemnity and other conditions of registration

- (1) It is a condition of registration that the professional indemnity insurance or material resources of the registered agent referred to in regulation 28(3) must be maintained during the period of registration.
- (2) It is a condition of registration that the registered agent must comply with the code of conduct.

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- (3) In the case of a registered agent other than a person in a class of persons prescribed under regulation 27A(b) or (c), it is a condition of registration that the person will not act as a registered agent other than as an employee or officer of the employer who nominated the agent in the application for registration.
- (4) In the case of a registered agent who is a person in a class of persons prescribed under regulation 27A(a) or (b), it is a condition of registration that the person will not act as a registered agent other than for —
 - (a) a self-insurer identified in the agent's application under regulation 28(2b); or
 - (b) a self-insurer identified in a statement
 - (i) provided to WorkCover WA after registration by the agent;
 - (ii) verified by statutory declaration of the agent; and
 - (iii) accepted by WorkCover WA.

[Regulation 30 inserted in Gazette 28 Oct 2005 p. 4895-6; amended in Gazette 9 Dec 2005 p. 5895.]

31. Duration of registration

- (1) Except as provided in subregulation (3), a registration has effect from the day it is granted and continues in force until the following 30 June.
- (2) An application for the renewal of registration may be made at any time before the registration expires and, except as provided in subregulation (3), any such renewal has effect for the period 1 July to 30 June.
- (3) If a registered agent is removed from the register under regulation 36, or has his or her registration suspended or cancelled under regulation 38 or 39, the registration or renewal has effect until that removal or suspension, as the case requires.

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[Regulation 31 inserted in Gazette 28 Oct 2005 p. 4896.]

32. Application for renewal of registration

- (1) An application for renewal of registration must be made in the same manner and form as an application for registration.
- (2) An application for renewal must be made not later than 28 days before the day on which the registration is due to expire.
- (3) WorkCover WA may shorten the period referred to in subregulation (2) and may do so either before or after the application is required to be made under that subregulation.
- (4) WorkCover WA may refuse to renew the registration if
 - (a) the application is not duly made; or
 - (b) in the case of an application by an independent agent, the applicant is not a fit and proper person to be a registered agent.
- (5) WorkCover WA cannot refuse to renew the registration unless it has
 - (a) given the applicant written notice of the intention to refuse the application, and of the grounds for the proposed refusal; and
 - (b) allowed at least 21 days for the applicant to show cause why the application should not be refused.

[Regulation 32 inserted in Gazette 28 Oct 2005 p. 4896-7; amended in Gazette 9 Dec 2005 p. 5895-6.]

33. Certificate of registration

- (1) WorkCover WA must issue a person with a certificate of registration
 - (a) on the registration of the person; and
 - (b) on the renewal of the person's registration.

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- (2) The period for which the registration of the person has effect must be entered on the certificate.
- (3) In the absence of evidence to the contrary a certificate of registration is evidence that the person to whom the certificate is issued is registered for the period specified in the certificate.

[Regulation 33 inserted in Gazette 28 Oct 2005 p. 4897.]

34. False or misleading information

A person must not in relation to an application for registration or renewal of registration give information orally or in writing that the person knows to be —

- (a) false or misleading in a material particular; or
- (b) likely to deceive in a material way.

Penalty: a fine of \$1 000.

[Regulation 34 inserted in Gazette 28 Oct 2005 p. 4897.]

Division 3— The register

[Heading inserted in Gazette 28 Oct 2005 p. 4898.]

35. Register

- (1) WorkCover WA must keep a register in a manner and form determined by it.
- (2) WorkCover WA is to record in the register
 - (a) the name and address of each registered agent;
 - (b) the name and address of the employer, if any, of the registered agent;
 - (c) the date of the initial registration and each date of renewal of registration of each registered agent; and
 - (d) such other particulars as WorkCover WA may determine.
- (3) WorkCover WA must allow any person —

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- (a) to inspect the register; and
- (b) to take copies of, or extracts from, any part of it.
- (4) A person may, on application to WorkCover WA, obtain a certified copy of a part of, or entry in, the register.
- (5) WorkCover WA must make the amendments, additions and corrections to the register that are necessary to make the register an accurate record of the particulars in relation to all registered agents.

[Regulation 35 inserted in Gazette 28 Oct 2005 p. 4898; amended in Gazette 9 Dec 2005 p. 5896.]

36. Removal from register

- (1) WorkCover WA may, on the written request of a registered agent and the return of the relevant certificate of registration, remove the name of the registered agent from the register.
- (2) WorkCover WA may remove the name of a registered agent from the register if the employer who nominated the registered agent under regulation 28(2) notifies WorkCover WA in writing that the employer has withdrawn the nomination.

[Regulation 36 inserted in Gazette 28 Oct 2005 p. 4898-9.]

Division 4 — **Disciplinary powers**

[Heading inserted in Gazette 28 Oct 2005 p. 4899.]

37. Restriction on exercise of powers

WorkCover WA cannot take disciplinary action under regulation 38 or 39 unless it has given the registered agent and the employer, if any, who nominated the registered agent under regulation 28(2) an opportunity to show cause why the action should not be taken.

[Regulation 37 inserted in Gazette 28 Oct 2005 p. 4899; amended in Gazette 9 Dec 2005 p. 5896.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Workers' Compensation and Injury Management Regulations 1982		
Part 4	Registered agents	
Division 4	Disciplinary powers	

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38. Cancellation of registration

WorkCover WA may cancel the registration of a registered agent if WorkCover WA is satisfied that the registered agent has ceased to be an employee or officer of the employer who nominated the registered agent under regulation 28(2).

[Regulation 38 inserted in Gazette 28 Oct 2005 p. 4899.]

39. Taking disciplinary action

- (1) Proper causes for disciplinary action in respect of a registered agent are that the registered agent
 - (a) improperly obtained registration;
 - (b) has contravened a condition of that person's registration; or
 - (c) has done or omitted to do something, or engaged in conduct, that renders the person unfit to be registered.
- (2) WorkCover WA may, on receiving a written complaint about a registered agent, carry out any investigation necessary to decide whether there is proper cause for disciplinary action in respect of a registered agent.
- (3) If WorkCover WA is satisfied that proper cause exists for disciplinary action, WorkCover WA may
 - (a) reprimand or caution the registered agent;
 - (b) attach a condition to the registration;
 - (c) suspend the registration for a period not exceeding 12 months; or
 - (d) cancel the registration.

[Regulation 39 inserted in Gazette 28 Oct 2005 p. 4899-900.]

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40. Return of certificate of registration

- (1) If WorkCover WA suspends or cancels a person's registration it must give directions in writing to the person as to the return to it of the certificate of registration.
- (2) A person given a direction under subregulation (1) must comply with the direction.

Penalty: a fine of \$1 000.

[Regulation 40 inserted in Gazette 28 Oct 2005 p. 4900.]

Division 5—**Review**

[Heading inserted in Gazette 28 Oct 2005 p. 4900.]

41. Review

A person aggrieved by a decision of WorkCover WA to ----

- (a) refuse an application for registration or for renewal of registration; or
- (b) suspend or cancel the person's registration,

may apply to the State Administrative Tribunal for a review of that decision.

[Regulation 41 inserted in Gazette 28 Oct 2005 p. 4900.]

Division 6—Miscellaneous

[Heading inserted in Gazette 28 Oct 2005 p. 4901.]

42. Evidentiary matters

In all courts and before all persons and bodies authorised to receive evidence, in the absence of evidence to the contrary —

- (a) a certificate purporting to be issued by WorkCover WA and stating
 - (i) that a person was or was not registered;

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(ii) that a person's registration was suspended or cancelled,

on any day or days or during a period mentioned in the certificate is evidence of the matters so stated; and

(b) a copy of, or extract from the register or any statement that purports to reproduce matters entered in the register and that is certified by WorkCover WA as a true copy, extract or statement, is evidence of the facts appearing in that copy, extract or statement.

[Regulation 42 inserted in Gazette 28 Oct 2005 p. 4901.]

[43. Transitional provision

- (1) If a person, other than a legal practitioner, was, immediately before the commencement day, the representative of a party to a pending proceeding, that person may continue to act as the representative of the party in that proceeding during the transition period, and for that purpose the person is to be taken to be a registered agent.
- (2) In the case of a person other than a person referred to in subregulation (2a), the transition period is from the commencement day until
 - (a) in the case of a person who does not make an application within 30 days after the commencement day for registration, the 30th day after the commencement day; and
 - (b) in the case of a person who makes an application within 30 days after the commencement day for registration
 - (i) that person is registered under this Part; or
 - (ii) the application is refused and the review period is completed,

whichever happens first.

(2a) In the case of a person who is an employee or officer of an organisation referred to in regulation 27(b) or (c), or a person in

	ss of persons prescribed under regulation 27A, the ition period is from commencement day until—
(a)	in the case of a person who does not make an application within 60 days after the commencement day for registration, the 60 th day after the commencement day; and
(b)	 in the case of a person who makes an application within 60 days after the commencement day for registration
	(i) that person is registered under this Part; or
	(ii) the application is refused and the review period is completed,
	whichever happens first.
	he purposes of subregulation (2)(b) a review period is pleted when —
(a)	 the time for applying for a review of the decision expires without an application for review being made; or
(b)	an application for review of the decision is made but
	(i) results in the refusal being confirmed; or
	(ii) is withdrawn, discontinued or dismissed for want of prosecution.
<u>(4) In th</u>	is regulation —
	<i>mencement day</i> means the day on which section 130 of the kers' Compensation Reform Act 2004 comes into operation;
Wor	ute resolution body has the same meaning as in the kers' Compensation and Injury Management Act 1981 as in a immediately before the commencement day;
pena	l ing proceeding means—
(a)	any matter the conciliation, review or other determination of which has been sought but not commenced before a dispute resolution body; or

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Workers' Compensation and Injury Management Regulations 1982			
Part 4	Registered agents		
Division 6	Miscellaneous		
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(b) any matter that has been partly or fully heard or otherwise dealt with before, but not determined by, a dispute resolution body.

[Regulation 43 inserted <u>Deleted</u> in Gazette 28 Oct 2005<u>18 Nov 2011</u> p. 4901-3; amended in Gazette 9 Dec 2005 p. 5896.]<u>4823.]</u>

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Part 5 — Injury management

[Heading inserted in Gazette 28 Oct 2005 p. 4903.]

44. Vocational rehabilitation services

The services listed in column 2 of the Table to this regulation and described in column 3 are services the provision of which, if they are for the purpose of enabling the worker to return to work, may be "vocational rehabilitation" as defined in section 5(1) of the Act.

	Tuble	
column 1 item	column 2 service	column 3 description
1	support counselling	activities to assist the worker to adjust to the injury and to the worker's return to work; family counselling related to vocational rehabilitation; progress counselling related to the progress of, and problems with, the worker's return to work
2	vocational counselling	activities focussed on problems the worker has in selecting and preparing for vocational change
3	purchase of aids and appliances	advising and assisting the worker with the purchase of aids and appliances
4	case management	activities associated with the management of the worker's return to work, which may include liaising and negotiating with the parties, developing, coordinating and

Table

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Workers' Compensation and Injury Management Regulations 1982Part 5Injury management

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column 1 item	column 2 service	column 3 description
	Stivite	otherwise managing, and reviewing, the service delivery plan, and arranging for interpreter services
5	retraining criteria assistance	assisting a worker to explore eligibility to participate in a specialised retraining program and to prepare information to show that the retraining criteria are satisfied
6	specialised retraining program assistance	services to assist a worker undertake a specialised retraining program
7	training and education	assisting to develop the worker's skills and knowledge, which may include providing training courses or other aspects of injury management
8	workplace activities	activities involving analysis of work behaviour and analysis and design of job duties
9	placement activities	activities focussed on obtaining a new job for the worker, which may include assistance with the preparation of a resume and preparation for an interview and research and other assistance in finding jobs

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column 1 item	column 2 service	column 3 description
10	assessments:	
(a)	functional capacity	activities associated with assessing the worker's functional capacity, which may include preparing a report
(b)	vocational	activities associated with assessing the worker's vocational and retraining options, which may include preparing a report
(c)	ergonomic	activities associated with assessing how a particular work environment would affect the worker, which may include preparing a report
(d)	job demands	activities associated with identifying and assessing the physical and cognitive demands of a job, which includes preparing a report
(e)	workplace	activities associated with assessing the suitability of various workplace alternatives and other job options, which may include preparing a report
(f)	aids and appliances	activities associated with developing recommendations for aids and appliances to assist the worker, which may include preparing a report

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Published on www.legislation.wa.gov.au	

|--|

column 1 item	column 2 service	column 3 description
11	travel	travel that is associated with providing vocational rehabilitation
12	medical	discussion with specialists and other medical practitioners about vocational rehabilitation, which may include preparing a report
13	general reports	status reports relating to vocational rehabilitation

[Regulation 44 inserted in Gazette 28 Oct 2005 p. 4903-5.]

44A. Counselling psychology

(1) In this regulation —

counselling psychologist means a psychologist who has completed a 4 year psychology degree, a 2 year Master's degree in counselling psychology and 2 years of weekly supervision of full-time practice after completion of the Master's degree.

(2) Where counselling psychology is approved under section 5(1) of the Act as an "approved treatment" for workers suffering disabilities that are compensable under the Act, that treatment can only be provided by a counselling psychologist.

[Regulation 44A inserted in Gazette 15 Dec 2006 p. 5637.]

44B. Exercise physiology

(1) In this regulation —

exercise physiologist means an individual with current accreditation as an exercise physiologist by the Australian Association for Exercise and Sports Science.

(2) Where exercise physiology is approved under section 5(1) of the Act as an "approved treatment" for workers suffering

disabilities that are compensable under the Act, that treatment can only be provided by an exercise physiologist.

[Regulation 44B inserted in Gazette 17 Dec 2008 p. 5333-4.]

45. Insurer to advise of injury management obligations

- Subregulation (2) specifies the action that section 155D(1) of the Act requires an insurer to take to make an employer aware of the employer's obligations under section 155B and section 155C(1) and (3) of the Act.
- (2) Whenever the insurer issues to an employer, or renews, a policy of insurance against the employer's liability to pay compensation under the Act, the insurer has to give the employer a written notice informing the employer of the things described in subregulation (3).
- (3) The notice has to inform the employer that
 - (a) section 155A(1) of the Act authorises WorkCover WA to issue a code of practice (injury management) and WorkCover WA will, on request, provide a copy of a code it issues;
 - (b) section 155B of the Act requires the employer to establish and implement an injury management system in accordance with the code; and
 - (c) section 155C of the Act requires the employer to establish and implement a return to work program for a worker in accordance with the code in circumstances described in that section.

[Regulation 45 inserted in Gazette 28 Oct 2005 p. 4905-6.]

[46. Particulars for notice under section 157A(1) of Act

The prescribed particulars for a notice under section 157A(1) of the Act are

(a) the full name of the worker concerned;

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(b)	the number given by the insurer or self-insurer to the claim by the worker for compensation; and
(c)	whether the notice is required because of knowledge described in section 157A(1)(a) of the Act or knowledge described in section 157A(1)(b) of the Act.
•	l ation 46 inserted <u>Deleted</u> in Gazette <u>+ 200518 Nov 2011</u> p. 4906.]4823.]

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Part 6 — Specialised retraining programs

[Heading inserted in Gazette 28 Oct 2005 p. 4907.]

47. Recording agreement

- (1) If
 - (a) the worker and the employer agree that the worker's degree of permanent whole of person impairment is at least 10% but less than 15%; and
 - (b) the worker, in writing, requests the Director to record the agreement,

the Director is required to record the agreement in a register kept for the purpose.

- (2) If
 - (a) the worker and the employer agree that the worker satisfies all of the retraining criteria; and
 - (b) the worker, in writing, requests the Director to record the agreement,

the Director is required to record the agreement in a register kept for the purpose.

- (3) A request under subregulation (1)(b) or (2)(b) for the Director to record an agreement has to include
 - (a) the worker's name and any other details necessary to identify the worker;
 - (b) details sufficient to enable the worker to be contacted;
 - (c) the worker's date of birth;
 - (d) the date on which the injury occurred and a description of the injury;
 - (e) if a claim for compensation under the Act for the injury has been made, the date on which the worker's claim was made and sufficient other details to identify the

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claim (including any claim number that may have been given to the claim);

- (f) the employer's name and any other details necessary to identify the employer;
- (g) details sufficient to enable the employer to be contacted; and
- (h) the name of the insurer, if any.

(4) The Director's record in the register is to be in the form of —

- (a) if subregulation (1) requires the record, Form 37 in Appendix I;
- (b) if subregulation (2) requires the record, Form 38 in Appendix I,

and the Director is required to give a copy of the record to each of the worker and the employer.

[Regulation 47 inserted in Gazette 28 Oct 2005 p. 4907-8.]

48. Extending final day

- (1) A worker may apply for the Director to extend the final day under section 158B of the Act.
- (2) The application is made by
 - (a) lodging with the Director a completed application form in the form of Form 39 in Appendix I; and
 - (b) providing to the Director, with the application form, particulars about
 - (i) the action taken by the worker to obtain from the employer by the final day any agreement that the worker was unable to obtain as to —
 - (I) the worker's degree of permanent whole of person impairment; or
 - (II) whether the worker satisfies all of the retraining criteria;

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- (ii) the worker's having, at least 8 weeks before the final day, requested an approved medical specialist to assess the worker's degree of permanent whole of person impairment; and
- (iii) the action taken by the worker towards applying under section 158C or 158D of the Act to have a matter in dispute determined by an arbitrator.
- (3) The Director may, within the limits imposed by the Act, extend the final day until a day that the Director considers will give the worker a reasonable opportunity to take the action referred to in section 158B(1) of the Act.

[Regulation 48 inserted in Gazette 28 Oct 2005 p. 4908-9.]

49. Request for WorkCover to direct payment

- A person seeking that, under section 158F of the Act, WorkCover WA direct an employer or an insurer to make a payment may, in accordance with this regulation, request WorkCover WA to give the direction.
- (2) The request has to be made to WorkCover WA in writing, giving
 - (a) the date on which the request is made;
 - (b) the worker's name and any other details necessary to identify the worker;
 - (c) details sufficient to enable the worker to be contacted;
 - (d) reasons justifying the giving of the direction; and
 - (e) the date, if any, by which the payment needs to be made.
- (3) If the payment is to satisfy a debt incurred or to recoup the cost of any payment that has been made, the request has to be accompanied by copies of relevant invoices or other sufficient evidence of the debt or cost, showing details of each item charged and the rate at which it was charged, if applicable.

[Regulation 49 inserted in Gazette 28 Oct 2005 p. 4909-10.]

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Part 7 — Infringement notices and modified penalties

[Heading inserted in Gazette 28 Oct 2005 p. 4910.]

50. Prescribed offences

The offences described in Appendix V are the offences for which an infringement notice may be given under section 175G(1) of the Act.

[Regulation 50 inserted in Gazette 28 Oct 2005 p. 4910.]

51. Prescribed modified penalties

A penalty specified in Appendix V is the modified penalty for the corresponding offence in Appendix V for the purposes of section 175H(2)(b) of the Act.

[Regulation 51 inserted in Gazette 28 Oct 2005 p. 4910.]

52. Prescribed form of infringement notice

The form of an infringement notice is set out in Appendix I Form 40 for the purposes of section 175H(1) of the Act.

[Regulation 52 inserted in Gazette 28 Oct 2005 p. 4910.]

53. Prescribed form of withdrawal of notice

The form of a notice to withdraw an infringement notice is set out in Appendix I Form 41 for the purposes of section 175J(1) of the Act.

[Regulation 53 inserted in Gazette 28 Oct 2005 p. 4911.]

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Appendix I

Form 1

[r. 4(1)]

Workers' Compensation and Injury Management Act 1981

ELECTION FOR SCHEDULE 2 INJURIES UNDER PART III DIVISION 2

(Section 24B)

I,
(name in full block letters)
of
(address)
suffered compensable personal injury by accident in the employment of
(name of employer)
on the day of 20
The injury/injuries suffered by me was/were:

(state nature of injury and percentage loss of use or loss of efficient use of a part or faculty of the body)

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In making this election and upon an agreement being registered under Division 7 of Part 3 of the Act or an award being made by a dispute resolution authority, I acknowledge that after registration or the making of the award:

- (1) I shall have no further entitlement to compensation under the Act for weekly payments arising out of that injury;
- (2) I shall have no further entitlement in respect of that injury subsequent to the date of this election, to payment of expenses under the *Workers' Compensation and Injury Management Act 1981* Schedule 1 clauses 9, 17, 18, 18A and 19 (that is, in general terms, medical or surgical, dental, physiotherapy or chiropractic advice or treatment, first aid and ambulance expenses, medical requisites, charges for attendance and treatment by way of injury management, charges for hospital treatment and maintenance, cost of artificial aids and travelling expenses);
- (3) I shall have no entitlement to further moneys upon any increase to the prescribed amount for this percentage loss of the part or faculty of the body the subject of this election.

Dated the	day of	20	
			(Signature)
	in the pre	sence of:	
			(Signature and full names

and address of witness)

*Delete if not applicable.

[Form 1 amended in Gazette 26 Feb 1991 p. 939; 8 Mar 1991 p. 1076; 18 Feb 1994 p. 662; 17 Nov 2000 p. 6319; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4912-13.]

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Form 1A

[r. 4(2)]

Workers' Compensation and Injury Management Act 1981

ELECTION FOR SCHEDULE 2 INJURIES UNDER PART III DIVISION 2A

(Section	31H)
(See non	<i>c</i> ,

Surname	Mr/Mrs/Miss/N	ls		
Other Nam	es			
Address				
•••••				
			Postcode	
Phone No.(H)	(W)	(Mb)	
Occupation (e.g. boiler		und miner)	
Main tasks (e.g. weldir		ned		
Employer a	t date of injury			
Address of	employer			
			Postcode	

WORKER'S DECLARATION

Date of injury/injuries
Type of injury/injuries
·····
Degree of permanent impairment
* Before that impairment was suffered I had previously suffered a permanent
impairment from a compensable personal injury by accident to that part or

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faculty of the body resulting in degree of permanent impairment of that part or faculty.

(state the part or faculty of the body affected)

In making this election and upon an agreement being registered under Part III Division 7 of the Act or an award being made by a dispute resolution authority, I acknowledge that after registration or the making of the award:

- (1) I shall have no further entitlement to compensation under the Act for weekly payments arising out of that injury.
- (2) I shall have no further entitlement in respect of that injury subsequent to the date of this election, to payment of expenses under the *Workers' Compensation and Injury Management Act 1981* Schedule 1 clauses 9, 17, 18, 18A and 19 (that is, in general terms, medical or surgical, dental, physiotherapy or chiropractic advice or treatment, first aid and ambulance expenses, medical requisites, charges for attendance and treatment by way of injury management, charges for hospital treatment and maintenance, cost of artificial aids and travelling expenses).
- (3) I shall have no entitlement to further moneys upon any increase to the prescribed amount for this degree of permanent impairment the subject of this election.

*Delete if not applicable.

[Form 1A inserted in Gazette 28 Oct 2005 p. 4913-14.]

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Form 2

[r. 5]

Workers' Compensation and Injury Management Act 1981

MEDICAL PANEL

(Sections 36 and 38)

Particulars of Claimant

Surname	
Christian Names	
Address	
Date of Birth	

DETERMINATION

- 1. Is, or was, the worker suffering from pneumoconiosis, mesothelioma or lung cancer?
- 2. If so, is, or was, the worker thereby less able to earn full wages?
- 3. To what extent if any does, or did ---
 - (i) pneumoconiosis;
 - (ii) mesothelioma;
 - (iii) lung cancer;
 - (iv) diffuse pleural fibrosis,

adversely affect the worker's ability to undertake physical effort?

- 4. What other, if any, disease or physical condition is, or was, contributing to the worker's being less able to earn full wages, or death and to what extent?
- 5. Is, or was, the worker fit for work? If so, at what level light, moderate, or heavy?

Signed:

(Chairman) (Member) (Member) Date

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Attendance of Medical Practitioner.

I hereby certify that of a Medical Practitioner, attended the examination of the above claimant.

.....

(Chairman)

[Form 2 amended in Gazette 8 Mar 1991 p. 1076; 24 Dec 1993 p. 6845-6; 17 Nov 2000 p. 6320; 21 Jan 2005 p. 276<u>; 18 Nov 2011</u> p. 4823.]

[Form 2A deleted in Gazette 15 Oct 1999 p. 4900.]

Form 2B

[r. 6AA]

Workers' Compensation and Injury Management Act 1981

(Section 178(1)(b))

Workers' Compensation Claim Form

Insurer please complete

Date form received from employer:

ASCO (office use only):

Insurer name:

Claim number:

ANZSIC code:

Policy number:

WorkCover number:

Has employer contacted medical practitioner?

Estimated time off work:

- \Box less than one day
- \square 1-4 work days (inclusive)
- \Box 5-9 work days (inclusive)
- \Box 10-20 work days (inclusive)
- \square more than 20 work days

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□ fatality

Employer please complete

Name of policy holder/employer:

Trading as (if different to above):

Address:

Postcode:

Contact person:

Name:

Phone number:

Email:

Address of injured worker's usual workplace or base:

Postcode:

Major activity of workplace: (e.g. sheep farming, plumbing)

Date employer received the completed claim form from the injured worker:

Date employer received first medical certificate from the injured worker:

Date employer sent the claim form and medical certificate/s to insurer:

Worker please complete

Surname:

Other names:

Date of birth:

□ Male □ Female

Preferred language (if not English):

Address

Postcode

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Email:

Daytime contact phone number:

Occupation (e.g. first class welder):

Main tasks/duties performed (e.g. welding of high pressure steam pipes):

At the time of the injury I was working as a:

- \Box direct employee
- □ working director
- □ contractor
- \Box employee of a contractor
- □ subcontractor
- \Box visa worker
- \Box other

At the time of the injury I was engaged as:

- □ full-time
- □ part-time
- □ permanent
- \Box temporary
- 🗆 casual

Worker please complete — Other employment

Do you have any other job?

If yes, please give details: Employer name: Contact phone number: Hours of work per week:

Worker please complete — Occurrence details

Day of occurrence:

Date of occurrence:

Time of occurrence:

At what address did the occurrence happen?

Did you have to stop working?

If so when?

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Date:

Time:

Were you:

- \Box working at your normal workplace
- □ working away from normal workplace
- \Box working road traffic accident
- \Box on work break at normal workplace
- \Box on work break away from normal workplace
- \Box other duty status
- \Box commuting/journey

Describe the occurrence. Include:

- (i) What action was involved (i.e. fall, struck by object,): [Mechanism]
- (ii) What object/machine/substance was involved (i.e. fumes, door frame): [Agency]
- (iii) The most serious injury or disease caused (i.e. fracture, burn, abrasion): [Nature]
- (iv) The bodily location of the injury or disease (i.e. upper arm, eye): [Bodily location]

Worker please complete — Occurrence report — Describe how it happened

Where did the occurrence happen? (i.e. store room, machinery shop):

What were you doing at the time of the occurrence?

What were the normal working hours for that day? Starting time: Finish time:

When did you first report the occurrence? Date: Time:

Who did you report the occurrence to? Name: Position: Phone number:

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If you didn't report the occurrence immediately, please state the reason if any:

Please provide the name and daytime contact phone number of witnesses of the occurrence:

Name: Phone number: Name: Phone number:

Worker please complete — Medical help/history — This occurrence

When did you first seek medical attention? Date: Time:

If not immediately, please state the reason:

Was the part of the body affected by this occurrence healthy before this occurrence?

If not, please give details:

Is the present injury completely related to this occurrence? If not, please give details:

Please give details of any similar injury prior to this occurrence:

Name and contact details of your usual medical practitioner and any health provider who has treated you for a similar injury:

Name: Address: Phone number:

Worker please complete — Other / Previous claims

Are you claiming compensation from any other source? If yes, from whom?

Have you had any similar or related workers' compensation claims?

If yes, please give details: Name of employer: Address of employer: Name of insurer (if known): Type of injury or disease:

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Worker's declaration — worker please complete

I solemnly and sincerely declare that each and every answer above and the particulars contained herein or annexed hereto relating to myself and the occurrence are true both in substance and in fact to the best of my knowledge and belief.

I take notice that, under the provisions of section 59(2) of the *Workers' Compensation and Injury Management Act 1981*, I am required to notify my employer in writing within 7 days if I commence work with another employer after making a claim, or while receiving weekly payments of workers' compensation.

Dated this day of: Year:

Signature of worker

Signature of witness

Consent authority 1 (to be signed at the option of the worker)

I authorise any doctor who treats me (whether named in this certificate or not) to discuss my medical condition, in relation to my claim for workers' compensation and return to work options, with my employer and with their insurer.

Signed:

Date:

Print your name:

Witness signature:

Witness print name:

Consent authority 2 (to be signed at the option of the worker)

I consent to my employer's insurer and its appointed service providers collecting personal information, inclusive of sensitive information such as medical information about me and using it for the purpose of assessing and managing my workers' compensation claim, including determining liability and whether my claim is true.

This consent extends to my employer's insurer disclosing my personal information, inclusive of sensitive information, to other insurers, medical

practitioners, rehabilitation providers, investigators, legal practitioners and other experts or consultants for the purpose of assessing and managing my claim.

My personal information, inclusive of sensitive information, may also be disclosed as required or permitted by law. I also consent to my employer's insurer disclosing my personal details to WorkCover WA which is authorised to use this information to fulfil its functions and obligations under the *Workers' Compensation and Injury Management Act 1981*.

I have read all the information on this form regarding the consent authority and I consent to the Insurer dealing with my personal information in the manner described.

Signed:

Date:

Print your name:

Witness signature:

Witness print name:

IMPORTANT: FAILURE TO PROVIDE YOUR SIGNATURE ON EITHER THE DECLARATION OR THE CONSENT AUTHORITIES MAY DELAY A DECISION BY THE INSURER ON YOUR CLAIM.

[Form 2B inserted in Gazette 10 Sep 2010 p. 4352-7<u>; amended in</u> Gazette 18 Nov 2011 p. 4824.]

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Form 2C

[regs 4(1), 6AA]

Workers' Compensation and Injury Management Act 1981 (Sections 24B, 178(1)(b))

WORKER'S CLAIM AND ELECTION FOR LUMP SUM COMPENSATION FOR NOISE INDUCED HEARING LOSS

WORKER'S DETAILS — (Worker to complete)

Surname	Mr/Mrs/Miss/Ms	Date of Birth		Age		Sex
•••••		/ /				M/F
Other Names						
•••••		If you have diffi	cult	y unders	stand	ding
		English what is	you	r preferr	ed	
Address		language?				
	·····					
Pos	stcode	TYPE 32				
		AGENCY 991				
Phone No. (H)	(W)	ICD 250				
0		LOCN 130				
	·····					
(e.g. boller)	maker, underground miner)	offic	e us	se only		
Main tasks or dutie	es performed	ASCO				
(e.g. welding, drill	ing)	ASCO	•••••	•••••	•••••	

ELECTION FOR SCHEDULE 2 INJURY — item 6

NIHL FILE No (Office Use Only)	
Date of compensable test//	
Compensable noise induced hearing loss% (of item 6)	Entitlement \$
Employer at time of test	
Address	Post Code
Previous settlement date/ PLH	

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WORKER'S DECLARATION

I

I elect to accept under Part III Division 2 of the Workers' Compensation and Injury Management Act 1981 the sum of \$ representing% of loss of Schedule 2 item 6 of the Act, being loss of hearing. In making this election I declare that I have not received nor am I eligible to receive compensation in respect of the noise induced hearing loss under any law of the Commonwealth, another State or Territory of the Commonwealth, or country other than Australia. In making this election and upon an agreement being registered by the Director, Dispute Resolution Directorate, I acknowledge that after registration or making an award: I shall have no further entitlement to compensation under the Act for the percentage loss 1. of hearing which is the subject of this election; I shall have no entitlement to further monies upon any increase to the prescribed amount 2. for the percentage loss of hearing which is the subject of this election. DATED the day of 20...... (Signature of worker) in the presence of : (Signature and full name and address of witness) WorkCover No. EMPLOYER DETAILS — (Employer to complete) Local Gov. Trading name of employer (e.g. Browns Welding; E.J. Drilling Service) Insurance Co. Address of worker's usual workplace or base Policy No. Name of Policy Holder Claim No: Insurer/self insurer to complete Address Suburb/Town Post Code Insurer/self insurer's date stamp

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Major activity or w	vorkplace		
(e.g. metal fabricat gold mining, engin	tion;		office use only ANZSIC
WORKE	R'S EMPLOYM	ENT HISTORY FR	ROM MARCH 1, 1991
	by WorkCover W		
	worker		File #
Name of insurer		d of insurance	
Name of insurer		d of insurance	5
Name of insurer		d of insurance	
Name of insurer		d of insurance	2
Employer at Marc	h I, 1991:		
			Name)
Address			
	•••••		
TD 1 1			(Postcode)
	ne Number ()		
Type of work enga	aged in	Pre	escribed 🛛 Yes 🖾 No
Baseline Test		PLH \Box \Box . \Box \Box /	NO BASELINE TEST
	ull Audiological Baselin	ne Test use the date	please circle if applicable
and PLH of the full a			
Subsequent Test Subsequent Test	Date////	PLH □ □ . □ □ PLH □ □ . □ □	
Subsequent Test	Date///	$PLH \square \square . \square \square$	
Subsequent Test	Date///	$PLH \square \square . \square \square$	
Subsequent Test	Date///	$PLH \square \square . \square \square$	
Subsequent Test	Date///	PLH 🗆 🗆 . 🗆 🗆	
Subsequent Test	Date///	PLH 🗆 🗆 . 🗆 🗆	
Subsequent Full	Date///	$PLH \Box \Box . \Box \Box$	
Audio Test Otorhinolarynigologica			
assessment	Date///	NIHLPLH \Box \Box . \Box	
Number of years with	this employer since the	baseline test/March 1, 19	91 🗆 🗖
			Termination Date///
Subsequent test			
at termination	Date///	$PLH \Box \Box . \Box \Box$	
NIHL Claims Officer	Date///	C:	
check: NIHL Manager	Date///	Signature	
check:	Date///	Signature	
[Form	2C inserted in C	Cazette 25 Aug 100	95 p. 3885-7; amended in
-		8	1 .
	-		95 p. 276; 28 Oct 2005
p. 491	5-16: 18 Nov 201	LI p. 4824.1	

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

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Form 2CA

[regs 4(2), 6AA]

Workers' Compensation and Injury Management Act 1981

(Sections 31H, 178(1)(b))

WORKER'S CLAIM AND ELECTION FOR LUMP SUM COMPENSATION FOR NOISE INDUCED HEARING LOSS

WORKER'S DETAILS — (Worker to complete)

Surname Mr/Mrs/Miss/Ms	Date of Birth Age Sex M/F
Other Names	
	If you have difficulty understanding
Address	English what is your preferred
	language?
Postcode	
Phone No. (H)	TYPE 32
(W)	AGENCY 991
Occupation	ICD 250
(e.g. boiler maker, underground miner)	LOCN 130
Main tasks or duties performed	
	office use only
(e.g. welding, drilling)	ASCO

ELECTION FOR SCHEDULE 2 INJURY — item 44

NIHL FILE No (Office Use Only)
Date of compensable test/
Compensable noise induced hearing loss% (of item 44) Entitlement \$
Employer at time of test
Address Post Code
Previous settlement date/PLH

WORKER'S DECLARATION

I elect to accept under the *Workers' Compensation and Injury Management Act 1981* Part III Division 2A the sum of \$ representing% of loss of Schedule 2 item 44, being loss of hearing. In making this election I declare that I have not received nor am I eligible to receive compensation in respect of the noise induced hearing loss under any law of the Commonwealth, another State or

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 Territory of the Commonwealth, or country other than Australia. In making this election and upon an agreement being registered by the Director, I acknowledge that after registration or making an award: I shall have no further entitlement to compensation under the Act for the percentage loss of hearing which is the subject of this election; I shall have no entitlement to further monies upon any increase to the prescribed amount for the percentage loss of hearing which is the subject of this election. DATED the day of					
	(Signature of worker)				
in the presence of :					
(Signature and full name and addres	s of witness)				
EMPLOYER DETAILS — (Employer to complete)	WorkCover No				
Trading name of employer	Local Gov.				
(e.g. Browns Welding;	Local Gov.				
	La constante Ca				
E.J. Drilling Service) Insurance Co.					
Address of worker's usual workplace or base	Policy No.				
[]					
Name of Policy Holder	Claim No:				
	Insurer/self insurer to				
Address	complete				
Suburb/Town Post Code					
	Insurer/self-insurer's date stamp				
X (1)					
Major activity or workplace					
(e.g. metal fabrication, gold mining, engineering)	office use only				

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WORKER'S EMPLOYMENT HISTORY FROM 1 MARCH 1991 To be completed by WorkCover WA:

To be completed by workCo	over wA:		
Name of worker	H	File No	
Name of insurer	Period of insurance		Policy No
Name of insurer	Period of insurance		Policy No
Name of insurer	Period of insurance		Policy No
Name of insurer	Period of insurance		Policy No
Employer at 1 March 1991			
	(Name)		
Address			
Telephone Number ()		(P	ostcode)
Type of work engaged in		Duccouib	ed 🗆 Yes 🗆 No
	//		
BASELINE Date.	//		
			TEST
(if worker has had a Full Audic		(please cir	rcle if applicable)
use the date and PLH of the ful	l audiological test)		
Subsequent Test	Date//	PLH 🗆 🗖	
Subsequent Test	Date//	PLH 🗆 🗖	
Subsequent Test	Date//	PLH 🗆 🗖	
Subsequent Test	Date//	PLH 🗆 🗖 .	
Subsequent Test	Date//	PLH 🗆 🗖 .	
Subsequent Test	Date//	PLH 🗆 🗖	
Subsequent Test	Date//	PLH 🗆 🗖	
Subsequent Full Audio Test	Date//	PLH 🗆 🗖 .	
Otorhinolaryngological assessment	Date//	NIHLPLH	00.00
Number of years with this emp	lover since the baseline te	est/1 March	
Termination Date//			
Subsequent test at termination	Date///	PLH 🗆 🗖	
NIHL Claims Officer check	Date///		
NIHL Manager check	Date///	-	
6		0	

[Form 2CA inserted in Gazette 28 Oct 2005 p. 4916-19.]

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Form 2D

[r. 6AA]

Workers' Compensation and Injury Management Act 1981

WORKERS' COMPENSATION CLAIM FORM FOR DEPENDANTS OF **DECEASED WORKERS**

If insufficient space attach relevant details. If you can't fill in this form yourself you may ask someone to help you. If the deceased had no dependants this form can be used to claim for statutory allowances only (e.g. funeral expenses). Please complete all questions except for the details requested on dependants (see below).

Applicant's Deta	ils
-------------------------	-----

Full Name of Applicant	Surname	Other Names
	Occupation	Relationship to deceased worker
		i.e. Executor, spouse, de facto partner, son, daughter
Residential Address		
	Postcode	Telephone No.

Deceased Worker's Details

Full Name of deceased worker	Surname	Other Names
Sex	Male Female	Date of Birth / /
Worker's Occupation		
Period of Employment		
Residential Address immediately prior to death		
Employer's Details		

Emp	loyer	'S I	Det	alls

Full Name of Employer, including trading name

Address of worker's usual workplace or base

Major activity of workplace (e.g. footwear manufacturing, sheep farming)

Postcode Telephone No.

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Deceased Worker's Dependant/s Details

Do not complete the following question if you are claiming for statutory allowances only. Give full details of deceased worker's dependants as at the date of death:

Name of Dependant	Date of Birth	Residential Address	Occupation	Relationship to deceased worker	Depend Wholly	Part
					✓ Tick	Box

Details of Fatality

Was the death the result of a work-related injury and/or disease? What was the cause of death?	Yes No	
What were the main tasks/duties of the deceased's employment when he/she suffered the injury and/or contracted the disease?		
In the case of personal injury, when did it occur?	Day of the week Time	e Date / /
Date of death if different.	Date / /	
Where did the injury occur? (e.g. Workshop floor, Hay Street, Cloverdale)		
In the case of a disease, what was the date of death?	Date / /	Date of Date / / diagnosis
If known, when was the deceased first incapacitated by the disease?	Date / /	Don't know
Prior to this application, have any workers' compensation payments been received or applied for in respect of the deceased (i.e. weekly payments, medical expenses, lump sums).	a cop VES NO offic	e you attached py of any cial notice of YES NO deceased's
	If yes, please attach as much informat	tion as you can

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Workers' Compensation and Injury Management Regulations 1982 Appendix I

	the foregoing statements. I hereby authorise any medica mployer or his/her insurer and WorkCover WA any ical history.	ıl
Signature	Date / /	
Signature	Date / /	
INSURER/SELF-INSURER DETAILS		
Insurer/self-insurer to complete then detach and for 2 Bedbrook Place, Shenton Park, WA 6008:	orward the duplicate of this notice to WorkCover WA,	
Name of insurer/self-insurer:	Date stamp of insurer/self-insurer	
Policy number: Claim number:		
WCN:		
Occurrence Details Mechanism: Agency: Nature:		

[Form 2D inserted in Gazette 15 Oct 1999 p. 4901-2; amended in Gazette 17 Nov 2000 p. 6320; 30 Jun 2003 p. 2637; 21 Jan 2005 p. 276.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 3

[r. 6A, 7(1)]

Workers' Compensation and Injury Management Act 1981

(Sections 57A(1)(b), 57B(1)(b), 61(1) and 23161(1)(b))

FIRST MEDICAL CERTIFICATE

1. Worker's Details	
First name(s):	Surname:
Address:	
Telephone:	Date of birth:/ Occupation:
I have provided a WorkCover	WA Injury Management brochure to the worker.
2. Employer Details	

Name & address of worker's employer:

.....

3. Consent Authority (to be signed at the option of the worker)

I authorise any doctor who treats me (whether named in this certificate or not) to discuss my medical condition, in relation to my claim for workers' compensation and return to work options, with my employer and with their insurer.

Worker's Signature Date

IMPORTANT: FAILURE TO PROVIDE YOUR SIGNATURE ON THE AUTHORITY ABOVE MAY DELAY A DECISION BY YOUR EMPLOYER ON YOUR CLAIM.

4. Details from Worker Date of injury by accident or approximate date

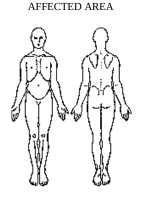
of onset of condition:	•••
Workplace location where incident occurred:	
Worker's description of the injury:	
1 3 5	
Worker's description of how it occurred:	•••

5. Medical Assessment

Clinical findings / diagnosis (include possible complications, effect of prior injury or medical condition):

.....

In my opinion the above diagnosis **does** \Box / **does not** \Box correlate with the injury described to me by the worker.



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INJURY MANAGEMENT

6. Fitness for Work It is my opinion that as from the date of this certificate the worker is:

I	TT	

FII	11	
	I J J J J J J J J J J J J J J J J J J J	First and Final certificate [See reg. 7 and s. 61(1) of the Act]
	 No lifting anything heavier than kg. Avoid repetitive bending / lifting. Avoid repetitive use of body part. Avoid prolonged standing / walking / 	ions:
	J NFIT J Totally unfit for work for days from to	(inclusive).
7. N 0 0		per of sessions recommended)

 Imaging Referred to hospital/specialist (name) Other treatment: 	
Next appointment (unless "First & Final Certificate") Date	

If the worker is reviewed within 14 days, the worker cannot be required, under section 64 or 65 of the Act, to submit to a medical examination by a medical practitioner provided by the employer, on a day chosen by the employer that is within one month of the date of this certificate.

8. Medical Practitioner / Employer Contact

- □ I have made contact with the employer and discussed alternative work options.
- The worker will be off work for more than 3 working days and/or is unable to return to normal duties.
 Employer please fax your contact details as I will contact you to discuss return to work options.
- \Box The worker is able to return to normal duties. Contact with employer not necessary at this stage.

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Workers' Compensation and Injury Management Regulations 1982 Appendix I

9. Medical Practitioner's Details		
Name	. Registration No.	
	с 	
	Signature	
1	Time & Date of examination	

For workers' compensation information or assistance contact WorkCover WA's Infoline: 1300 794 744

[Form 3 inserted in Gazette 13 Apr 1999 p. 1539-40; amended in Gazette 17 Nov 2000 p. 6320; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4919-20; 18 Nov 2011 p. 4824.]

Form 3A

[r. 6B]

Workers' Compensation and Injury Management Act 1981

(Section 57A(3)(a))

INSURER'S NOTICE THAT LIABILITY IS ACCEPTED

To:
1
[name and address of worker to whom the claim relates]
2
[name and address of employer]
From:
[name and address of insurer]
* Claim Number:
Date of injury by accident or approximate date of onset of condition:
Nature of incapacity:
Date claim made by employer:
In respect of the above claim you are notified that liability is accepted in respect of the weekly payments claimed by the worker.
Date on which weekly payments are proposed to commence:
[Insurer to liaise with employer to ascertain the commencement date]
Signed on behalf of the insurer:
Date:

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I

* Please provide this claim number to your general practitioner at your next appointment in relation to this claim

> [Form 3A inserted in Gazette 14 Dec 1999 p. 6151; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4920.]

Form 3B

[r. 6C]

Workers' Compensation and Injury Management Act 1981

(Section 57A(3)(b))

INSURER'S NOTICE THAT LIABILITY IS DISPUTED

10:
1
[name and address of worker to whom the claim relates]
2
[name and address of employer]
From:
[name and address of insurer]
Claim Number:
Date of injury by accident or approximate date of onset of condition:
Nature of incapacity:
Date claim made by employer:
In respect of the above claim you are notified that liability is disputed in respect of:
* all the weekly payments claimed by the worker.
* the following weekly payments claimed by the worker.
[provide details]
The reasons why liability is disputed are as follows:
If a reason is that the applicant is not a worker, state the grounds upon which this assertion is made:
If a reason is that the applicant did not suffer an injury as defined in section 5(1) of the Act, state the grounds upon which this assertion is made:

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Workers' Compensation and Injury Management Regulations 1982 Appendix I

.....

.....

If a reason is that the injury was not suffered in the course of employment, state the grounds upon which this assertion is made:

The provisions of the *Workers' Compensation and Injury Management Act 1981* relied on to dispute liability are:

.....

Signed on behalf of the insurer.

(signature of senior officer responsible for claim)

Date:

[*delete if appropriate]

NOTE THAT if you wish you may ----

- discuss this notice with the insurer or apply to have the matter heard under any internal dispute resolution process of the insurer;
- under section 181 of the Act apply to the Director Dispute Resolution for resolution of a dispute by an arbitrator;
- seek advice in relation to the dispute from WorkCover WA;
- if reasonable attempts have been made to resolve the dispute by negotiation with the employer and the insurer, apply to the Director under section 182E of the Act for resolution of a dispute by conciliation;
- seek advice or assistance in relation to the dispute from your trade union organisation, a legal practitioner or a registered agent.

[Form 3B inserted in Gazette 8 Mar 1991 p. 1074; amended in Gazette 5 Feb 1993 p. 1059; 18 Feb 1994 p. 662; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4921-2; <u>18 Nov 2011 p. 4824</u>.]

Form 3C

[r. 6D]

Workers' Compensation and Injury Management Act 1981

(Section 57A(3)(c))

INSURER'S NOTICE WHERE NO DECISION ABOUT LIABILITY

To:

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[name and address of employer]
3. Director- Dispute Resolution
From:
[name and address of insurer]
Claim Number:
Date of injury by accident or approximate date of onset of condition:
Nature of incapacity:
· ·
Date claim made by employer:
In respect of the above claim you are notified that a decision as to whether or not liability is to be accepted in respect of the weekly payments claimed by the worker is not able to be made within the time allowed by section 57A(3) of the Act.
The reasons why the decision is not able to be made are as follows:
Where further medical information is required to make a decision about liability, state the nature and substance of the medical information and whether a written authority from the worker is required:
Where further information on the worker's weekly earnings is required to make a decision about liability, state the nature and substance of the information:
Where other particulars are required to help make a decision about liability, specify the particulars required:
Signed on behalf of the insurer: Date:
NOTE THAT if you wish you may —
 discuss this notice with the insurer or employer or apply to have the matter heard under any internal dispute resolution process of the insurer;
 under section 181 of the Act apply to the Director Dispute Resolution for resolution of a dispute by an arbitrator;
• seek advice in relation to the dispute from WorkCover WA;
• if reasonable attempts have been made to resolve the dispute by negotiation with the employer and the insurer, apply to the Director under section 182E of the Act for resolution of a dispute by conciliation;

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• seek advice or assistance in relation to the dispute from your trade union organisation, a legal practitioner or a registered agent.

[Form 3C inserted in Gazette 8 Mar 1991 p. 1075; amended in Gazette 5 Feb 1993 p. 1059; 18 Feb 1994 p. 662; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4922-3<u>; 18 Nov 2011 p. 4824</u>.]

Form 3D

[r. 6E]

Workers' Compensation and Injury Management Act 1981

(Section 57B(2)(b))

UNINSURED OR SELF-INSURED EMPLOYER'S NOTICE THAT LIABILITY IS DISPUTED

10:
[name and address of worker to whom the claim relates]
From:
Date of injury by accident or approximate date of onset of condition:
Nature of incapacity:
Date claim made by worker:
In respect of the above claim you are notified that liability is disputed in respect of the weekly payments claimed by you.
The reasons why liability is disputed are as follows:
If a reason is that the applicant is not a worker, state the grounds upon which this assertion is made:
If a reason is that the applicant did not suffer an injury as defined in section 5(1) of the Act, state the grounds upon which this assertion is made:
If a reason is that the injury was not suffered in the course of employment, state the grounds upon which this assertion is made:

Workers' Compensation and Injury Management Regulations 1982 Appendix I

The provisions of the Workers' Compensation and Injury Management Act 1981 relied on to dispute liability are:

.....

Signed on behalf of the uninsured or self-insured employer

(signature of senior officer responsible for claim)

NOTE THAT if you wish you may -----

Date:

- discuss this notice with the employer or, if the employer is self insured, apply to have the matter heard under any internal dispute resolution process of the employer;
- under section 181 of the Act apply to the Director Dispute Resolution for resolution of a dispute by an arbitrator;
- seek advice in relation to the dispute from WorkCover WA;
- if reasonable attempts have been made to resolve the dispute by negotiation with the employer, apply to the Director under section 182E of the Act for resolution of a dispute by conciliation;
- seek advice or assistance in relation to the dispute from your trade union organisation, a legal practitioner or a registered agent.

[Form 3D inserted in Gazette 8 Mar 1991 p. 1075; amended in Gazette 5 Feb 1993 p. 1059; 18 Feb 1994 p. 662; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4923-4; <u>18 Nov 2011 p. 4824</u>.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 3E

[r. 6F]

Workers' Compensation and Injury Management Act 1981

(Section 57B(2)(c))

UNINSURED OR SELF-INSURED EMPLOYER'S NOTICE WHERE NO DECISION ABOUT LIABILITY

1

To:
1
2. Director-Dispute Resolution
From:
[name and address of uninsured or self-insured employer]
Claim number:
Date of injury by accident or approximate date of onset of condition:
Nature of incapacity:
Date claim made by worker:
In respect of the above claim you are notified that a decision as to whether or not liability to make the weekly payments claimed by the worker is not able to be made within the time allowed by section 57B(2) of the Act.
The reasons why the decision is not able to be made are as follows:
·····
Where further medical information is required to make a decision about liability, state the nature and substance of the medical information and whether a written authority from the worker is required:
Where further information on the worker's weekly earning is required to make a decision about liability, state the nature and substance of the information:
Where other particulars are required to help make a decision about liability, specify the particulars required:
·····
Signed on behalf of the uninsured or self-insured employer:
page 114 Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03]

Date:

NOTE THAT if you wish you may —

- under section 181 of the Act apply to the Director Dispute Resolution for resolution of a dispute by an arbitrator;
- seek advice in relation to the dispute from WorkCover WA;
- if reasonable attempts have been made to resolve the dispute by negotiation with the employer, apply to the Director under section 182E of the Act for resolution of a dispute by conciliation;
- seek advice or assistance in relation to the dispute from your trade union organisation, a legal practitioner or a registered agent.

[Form 3E inserted in Gazette 8 Mar 1991 p. 1075-6; amended in Gazette 5 Feb 1993 p. 1060; 18 Feb 1994 p. 662; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4925-6<u>; 18 Nov 2011 p. 4824-5</u>.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 7(1)]

Workers' Compensation and Injury Management Act 1981

(Section 61(1))

FINAL MEDICAL CERTIFICATE

г

	Claim No.	
	(if known)	
To (name and address of worker's employer)		
WORKER'S DETAILS		
First name(s): Surname:		
Address:		
Telephone:		
Date and place of occurrence of injury:///		
MEDICAL ASSESSMENT		
Having examined the worker, it is my opinion that as from/	/	
the worker has total capacity for work.		
the worker has partial capacity for work.		
□ the worker's incapacity is no longer a result of the injury.		
It is also my opinion that as from/ the worker is		
☐ fit.		
fit for alternative duties with the following limitations:		
Grounds for the opinion in medical assessment		
Grounds for the opinion in medical assessment		

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Workers' Compensation and Injury Management Regulations 1982 Appendix I

MEDICAL PRACTITIONER'S DETAILS	
	Registration No.:
Telephone: Fax:	
Signature:	Time & Date of examination:

For workers' compensation information or assistance contact WorkCover WA's Infoline: 1300 794 744

[Form 4 inserted in Gazette 14 Dec 1999 p. 6152; amended in Gazette 17 Nov 2000 p. 6320; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4926.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 7(2)]

Workers' Compensation and Injury Management Act 1981

NOTICE TO WORKER OF INTENTION TO DISCONTINUE OR REDUCE PAYMENTS

τO	(Section 61(1) and			
	TO:			
	TICE that your employer			
	ter 21 clear days from the date of service upon you of the former service of compensation/reduce the weekly payments on the former service of the service of	his notice, to *discontinue the weekly		
(1)	this notice is based upon the medical certificates or rep	port(s) of		
		1		
(2)	you may, if you dispute the employer's right to discon the 21 days referred to in this notice apply for an order shall not be discontinued or reduced;			
(3)	if you do not so apply, weekly payments may be lawfully discontinued or reduced;			
[(4)	deleted]			
(5)	you may obtain information from WorkCover WA situated atas to the ways and means available to you to establish or protect your rights in respect of your injury.			
Dated the	day of	20 .		
Dated the		Signed on behalf of the employer.		

* Delete whichever is inapplicable.

[Form 5 corrigendum in Gazette 23 Apr 1982 p. 1384; amended in Gazette 8 Mar 1991 p. 1076; 29 Oct 1993 p. 5930; 18 Feb 1994 p. 663; 17 Nov 2000 p. 6320; 21 Jan 2005 p. 276 and 277; 28 Oct 2005 p. 4926.]

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	[r. 10(1)
Workers' Compense	ation and Injury Management Act 1981
	(Section 69)
DECLARATIONS IN RI	ESPECT OF WORKER NOT RESIDING IN W.A.
$\Box = \text{tick where}$	appropriate. * = delete where appropriate]
	ployer's insurer
A. WORKER'S SECTION	
	(full name of worker)
of	(residential address)
	Date of birth:/19
*being duly sworn, say that/do solemnly an	
1. The above details about me are correct.	
2. I reside at the above address.	
	ry when employed by
	ne and address of employer)
*Sworn/affirmed at)	
in (State or country))	
this day of 20)	
Before me:	
	(a person having authorit to administer an oath
B. DOCTOR'S SECTION	
	name of medical practitioner)
of	(address)
	Postcode:
*being duly sworn, say that/do solemnly an	•
1. I am a duly qualified medical practitione 2. On $\sqrt{20}$ Lever indicate the	r. e above person and am of the opinion that he/she is —
(a) I Fit.	e above person and an of the opinion that ne/sne is —

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Workers' Compensation and Injury Management Regulations 1982 Appendix I

	(b)		Fit for alte	rnative duti	es with the following
	(-)		limitations		6
	(c)		Totally un	fit for work.	
*Sworr	/affirmed	at)	
in	(Sta	te or cour	itry))	
this	day of	f	20)	
Before	me:				
					(a person having authority
					to administer an oath)
		IF A V	VORKER R	ESIDES OU	JTSIDE THE STATE, PROOF OF THE
		WO]	RKER'S ID	ENTITY A	ND CONTINUING INCAPACITY IS
			I	REQUIRED	EVERY 3 MONTHS
	[F	Form 6	inserted i	in Gazett	te 24 Dec 1993 p. 6849; amended in
	-				3; 24 Jun 1994 p. 2889; 17 Nov 2000

p. 6320; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4926.]

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FORM /

[r. 10A]

Workers' Compensation and Injury Management Act 1981

(Sections 231(2)(b) and 241(2)(b))

MEDICAL CERTIFICATE INTERIM PAYMENT OF STATUTORY ENTITLEMENTS OR MINOR CLAIM

Address:	
*	Date of birth:/
Description o	f injury:
2. Employ	er's details
	lress of worker's employer:
3. Statuto	ry expenses claimed by worker
	, expenses common of a contract
4. Medica	l practitioner's details
	•
Registration N	No:
Address:	
	on that the statutory expenses set out in item 3 are expenses that have been incurred by the atment or services required in relation to the injury suffered by the worker.
	nedical practitioner:
Date:/	•
Date:/	
	[Form 7 inserted deleted in Gazette 28 Oct 2005 <u>18 Nov 2011</u>
	p. 4927-8 4825.]
	p. 1/2/ 01023.
	· ^
	[Forms 8-11 deleted in Gazette 8 Mar 1991 p. 1076.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[Form 13 deleted in Gazette 28 Oct 2005 p. 4928.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 18(1)]

Workers' Compensation and Injury Management Act 1981

ELECTION TO RECEIVE REDEMPTION AMOUNT

(Schedule 5 clause 3)

I,	of		
	(name of worker)	(ad	ddress)
pneumoconi	iosis/mesothelioma/lung cancer and be	eing entitled to weekl	
I acknowled	lge that, by making this election: —		
1.	I shall have no other claim to redemp	ption of weekly paym	nents.
2.	I shall have no claim after the date of	f this election to weel	ekly payments of compensation.
3.		iry Management Act	lection, to payment of expenses under t 1981 Schedule 1 clauses 9, 17, 18, 18A ases, hospital charges and travelling
4.	Schedule 1 clauses 1, 1A, 1B, 1C, 2,	3, 4, 5 and 17(2) sha or partially dependen	ation and Injury Management Act 1981 all not apply: that is, in general terms nt, shall have no entitlement to payment,
Dated the	day of		20 .
Signed by th in the preser			
			(Signature and full names of witness).

[Form 14 amended in Gazette 8 Mar 1991 p. 1076; 24 Dec 1993 p. 6850; 17 Nov 2000 p. 6320; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4928.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 18(2)]

Workers' Compensation and Injury Management Act 1981

ELECTION TO RECEIVE SUPPLEMENTARY AMOUNT

(Schedule 5 clause 3)

I,	of	
	(name of worker)	(address)
pneumocon accordance	ned the age of 65 years on the day of iosis/mesothelioma/lung cancer and being entitled to we with Schedule 1 of the Act, elect to receive the supplem ependant de facto partner, being currently the sum of \$	eekly payments of compensation in entary amount having *a/*no dependant
I acknowled	lge that, by making this election: —	
1.	I shall have no other claim to redemption of weekly pa	syments.
2.	I shall have no claim after the date of this election to w	weekly payments of compensation.
3.	If my death results from that injury and a dependant sp survives me then that person is, or those persons are, e calculated in accordance with the <i>Workers' Compensa</i> Schedule 5 clause 7 of the supplementary amount for a dependent de facto partner.	ntitled to all or part of a lump sum tion and Injury Management Act 1981
4.	Upon my death the provisions of the <i>Workers' Compe</i> . Schedule 1 clauses 1, 1A, 1B, 1C, 2, 3, 4, 5 and 17(2) dependants of mine, whether totally or partially dependent payment, benefit, allowance or expense (funeral or oth	shall not apply: that is, in general terms, dent, shall have no entitlement to any
Dated the	day of	20 .
Signed by the signed by the second se		
		(Signature and full names of witness).
* Delete wh	ichever is inapplicable.	

[Form 15 amended in Gazette 8 Mar 1991 p. 1076; 24 Dec 1993 p. 6850; 17 Nov 2000 p. 6320; 30 Jun 2003 p. 2637-8; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4928-9.]

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Form 15A

[r. 12(4)]

Workers' Compensation and Injury Management Act 1981

NOTICE OF MEMORANDUM HAVING BEEN RECEIVED

Ref.

TAKE NOTICE

- 1. That a Memorandum, copy of which is hereto annexed, has been sent to me for registration. The Memorandum appears to affect you.
- 2. I therefore request you to inform me within 7 days from this date whether you admit the genuineness of the Memorandum, or whether you dispute it, and if so, in what particulars, or object to its being recorded, and if so, on what ground.
- 3. If the Memorandum is recorded it is enforceable as an award or order.
- 4. If you have any doubts as to the effect of the agreement, or your rights to compensation generally you should contact me immediately.

Dated this day of 20.....

Director-Dispute Resolution

.....

[Form 15A inserted in Gazette 18 Feb 1994 p. 663; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4929<u>; 18 Nov 2011</u> p. 4825.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 15B

[r. 12(5)]

Workers' Compensation and Injury Management Act 1981

NOTICE OF RECORDING OF MEMORANDUM OF AGREEMENT Ref.

YOU ARE NOTIFIED

l

That a memorandum of the agreement entered into between

and
he abovenamed parties, and dated the day of
The Agreement has been numbered
You may, without fee, obtain a certificate of the memorandum and its recording.
Dated this day of 20
Director Dispute Resolution
[Form 15B inserted in Gazette 18 Feb 1994 p. 664; amended in

[Form 15B inserted in Gazette 18 Feb 1994 p. 664; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4929<u>; 18 Nov 2011</u> p. 4825.]

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Form 15C

[r. 12(1a)]

Workers' Compensation and Injury Management Act 1981

MEMORANDUM OF AGREEMENT

(year)	
(Employer)	
(Worker)	
	(Employer)

Claim No:

Upon the Agreement being recorded pursuant to section 76 of the *Workers' Compensation and Injury Management Act 1981* ("the Act") the worker's claims referred to in this Agreement are finalised and the employer shall pay to the worker, and the worker shall accept, the lump sum of \$, upon the terms and conditions as set out in the following —

1. Date of injury

Which occurred by:

- * a personal injury by accident arising out of or in the course of the employment, or whilst the worker was acting under the employer's instructions;
- * a disabling disease to which Part III Division 3 applies;
- * a disease contracted by a worker in the course of his/her employment at or away from his/her place of employment and to which the employment was a contributing factor and contributed to a significant degree;
- * the recurrence, aggravation, or acceleration of any pre-existing disease where the employment was a contributing factor to that recurrence, aggravation, or acceleration and contributed to a significant degree; or
- * a disabling loss of function to which Part III Division 4 applies.

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Workers' Compensation and Injury Management Regulations 1982 Appendix I

(a	0	the worker was	years of age.	Date of Birth
(u (b	·		loyed by the employer as a	
(U	,,	1		
(c	:)		rnings were	
Tł	he 1	nature of the disabilit	y was:	
an	nd r	low is:		
an	nd i	t occurred in the follo	owing circumstances —	
		worker has received t ement:	from the employer prior to the date of the	is
(a	ι)	weekly payments in	respect of that disability totalling	\$
(b))		der the Workers' Compensation and Act 1981 Schedule 1 clauses 9, 10, 17,	
		Totalling		\$
тı	ha 1	ump sum is made up	as follows:	
		weekly payments of		
((a)	• • •		
		weekly payme	emption of liability to make future nts as for permanent total incapacity;	\$
			emption of liability to make future nts as for permanent partial incapacity;	\$
		(iii) otherwise;		\$
*((b)		rided for in the <i>Workers' Compensation</i> <i>nent Act 1981</i> Schedule 1 clauses 9, 10,	
*((c)	the worker having e election dated Part III Division 2, 1	lected under s. 24 of the Act by a form of , compensation payable under	
			Totalling:	\$
*((ca)	form of election date Act Schedule 2 Divi	lected under section 31C of the Act by a ed, compensation payable unde ision 2A, in respect of an impairment ule 2 item, representing degree ent from the injury.	er the
			Totalling:	\$
*((d)	Injury Management	under the <i>Workers' Compensation and</i> <i>Act 1981</i> Schedule 5 clause 2 or	
		3(2), (3) or (4)		\$
*((e)	and Injury Manager	unt under the Workers' Compensation nent Act 1981 Schedule 5 clause 2	¢
		or 3(2), (3) or (4)		\$

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- 6. The employer warrants that to the date of this Agreement it has paid all compensation due to the worker and all expenses in respect of the matters contained in the *Workers' Compensation and Injury Management Act 1981* Schedule 1 clauses 9, 10, 17, 18, 18A and 19 (which includes medical and travelling) and, to the extent that these have not been paid, undertakes to pay them.
- 7. The worker warrants that he/she is not aware of any expenses due but unpaid in respect of the matters contained in the *Workers' Compensation and Injury Management Act 1981* Schedule 1 clauses 9, 10, 17, 18, 18A and 19.
- 8. The worker hereby releases and forever discharges the employer from all claims and demands which the worker now has or, but for the execution of this agreement, could or might have had against the employer under the Act in any respect to the disability to the worker referred to in this Agreement.

SIGNED by the worker: in the presence of:

SIGNED by or on behalf of the employer: in the presence of-

*Delete if not applicable.

[Form 15C inserted in Gazette 15 Oct 1999 p. 4907-10; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4929-31; 18 Nov 2011 p. 4825.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 15D

[r. 12(3a)]

Workers' Compensation and Injury Management Act 1981

STATEMENT OF THE CONSEQUENCES OF THE RECORDING OF A MEMORANDUM OF AGREEMENT

(Section 76(2)(a))

In making an agreement for the purposes of section 67(1) of the *Workers' Compensation and Injury Management Act 1981* ("the Act") and upon that agreement being recorded under section 76 of the Act the following will apply;

- (1) The worker will have no further entitlement to compensation under the Act for weekly payments arising out of the injury referred to in the agreement.
- (2) The worker will not have any other claim to redemption of weekly payments arising out of the injury referred to in the agreement.
- (3) The worker will not have any further entitlement in respect of the injury referred to in the agreement (after the date the agreement is recorded) to payment of expenses under the *Workers' Compensation* and Injury Management Act 1981 Schedule 1 clauses 9, 17, 18, 18A or 19.

<u>That is</u>, in general terms, medical or surgical, dental, physiotherapy or chiropractic advice or treatment, first aid and ambulance expenses, medical requisites, charges for attendance and treatment by way of injury management, charges for hospital treatment and maintenance, cost of artificial aids and travelling expenses.

- (4) The worker forfeits any entitlement he/she may have under the Act Part III to compensation for a permanent impairment from a compensable personal injury by accident referred to in the agreement.
- (5) The worker forfeits any chance of a court awarding common law damages against the employer in respect of the injury referred to in the agreement (see section 93E(13) and section 93K(1) of the Act).

That is, in general terms, the worker forfeits any chance to recover civil damages from the employer.

I , confirm that I have read the above information and I acknowledge that I am aware of the consequences of the recording of a memorandum under section 67(1) of the Act. Dated the day of (*year*)

Signature of the worker

[Form 15D inserted in Gazette 15 Oct 1999 p. 4910; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4931-2.]

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Form 15E

[r. 12(4a)]

Workers' Compensation and Injury Management Act 1981

NOTICE DISPUTING MEMORANDUM OF AGREEMENT, OR OBJECTING TO ITS BEING RECORDED

(Section 76)

In the matter of an Agreement between

Employer and Worker

Ref. AG

TAKE NOTICE that the genuineness of the Memorandum in the abovementioned matter sent to you for registration is disputed by

a party affected by such Memorandum, in the following particulars:

(here state particulars)

(Or that of a party interested in the Memorandum in the above mentioned matter sent to you for registration, objects to the same being recorded, on the following grounds:)

(here state grounds)

Dated this

(year)

day of

[Form 15E inserted in Gazette 15 Oct 1999 p. 4911; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4932.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 15F

[r. 12(4b)]

Workers' Compensation and Injury Management Act 1981

NOTICE THAT MEMORANDUM OF AGREEMENT IS DISPUTED, OR OF OBJECTION TO ITS BEING RECORDED

(Section 76)

In the matter of an Agreement between

Employer and Worker

Ref. AG

TAKE NOTICE that the genuineness of the Memorandum in the abovementioned matter left with me (or sent to me) for registration is disputed by

a party affected by such Memorandum, in the following particulars:

(Here state particulars of dispute)

(Or that

I

a party interested in the Memorandum in the abovementioned matter, left (or sent to) me for registration objects to the same being recorded, on the following grounds:)

(*Here state grounds*)

The Memorandum will therefore not be recorded, except with the consent in writing of

or by order of the CommissionerRegistrar.

Dated this day of , (year)

Director-Dispute Resolution

[Form 15F inserted in Gazette 15 Oct 1999 p. 4911-12; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4932; 18 Nov 2011 p. 4825.]

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Form 15G

[r. 12AA]

Workers' Compensation and Injury Management Act 1981

NOTICE OF INTENTION TO DISMISS WORKER TO WHICH SECTION 84AB OF THE ACT REFERS

TO: (insert name of worker or "WorkCo	over WA", as the case requires)
TAK	<u>E NOTICE</u>
The employer described below	w intends to dismiss the worker
described below with effect fr	rom the following date.
Date dismissal effective:	
	effective cannot be before a period of 28 days has r and WorkCover WA (see section 84AB of the ment Act 1981)].
<u>Vorker's details</u>	
Surname	Other names
Date of birth Sex	Occupation
Address	
	Postcode
Telephone no.	WorkCover claim number (WCCN)
	(if not known, insurer can provide WCCN)
E mployer's details Name	
Name	
Address	
Telephone no.	Postcode WorkCover number (WCN)
Contact person	
Title	Telephone no

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Insurer's details

Name					
Address					
			Postco	ode	
Policy no.					
Contact person			Telephone no.		
Injury details					
Description of injury					
Date injury occurred	1	Claim nu	mber given by insur	er (if knowr	1)
Notice given to					
worker					
W OT HOL			Date	/	/
	(signed on beha	lf of employ	/er)		
WorkCover					
WA			Date	/	/
-	(signed on beha	lf of employ	/er)	L	1

[Form 15G inserted in Gazette 28 Oct 2005 p. 4932-4.]

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[r. 15]

Workers' Compensation and Injury Management Act 1981

MONTHLY STATEMENT BY APPROVED INSURANCE OFFICES

CONFIDENTIAL

(Section 171(1)(a))

NEW/RENEWED POLICIES/COVER NOTES

Name of approved insurance office

Address

Chief executive officer, WorkCover WA.

Policy/Cover Note No.	New (N) Renewal (R)	Name	Address	Occupation	Effective Date (If Less Than 12 Months Cover)	Expiry Date

Position held by officer Date

Signature of responsible officer

[Form 16 inserted in Gazette 25 Jul 1986 p. 2484; amended in Gazette 8 Mar 1991 p. 1076; 28 Jun 1991 p. 3294; 17 Nov 2000 p. 6321; 16 Sep 2003 p. 4104; 21 Jan 2005 p. 276 and 277.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 15]

Workers' Compensation and Injury Management Act 1981

MONTHLY STATEMENT BY APPROVED INSURANCE OFFICES

CONFIDENTIAL

(Section 171(1)(b))

LAPSED POLICIES

Chief executive officer, WorkCover WA.

Name	Address	Occupation	Reason
	Name	Name Address	Name Address Occupation

Position held by officer Date

Signature of responsible officer

[Form 17 inserted in Gazette 25 Jul 1986 p. 2485; amended in Gazette 8 Mar 1991 p. 1076; 28 Jun 1991 p. 3294; 17 Nov 2000 p. 6321; 16 Sep 2003 p. 4104; 21 Jan 2005 p. 276 and 277; 28 Oct 2005 p. 4934.]

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[r. 19D]

Workers' Compensation and Injury Management Act 1981

		AUDIOMETRIC TEST
10:	(full name of work	xer)
	(full address of wor	
conducted by		to undergo an audiometric test to be
(nam	e of person approved unde	r regulation 19B)
	ll address at which test is to	
at	am/pm on	
		(Signature of person arranging test)
	f employer)	(date)
NON-ATTENDANCE:		out reasonable excuse, fail to submit ic test of which the worker has)).
PERIOD OF QUIET:	exposed in the workplace knowingly permit himsel	e that the worker is not knowingly e, and the worker shall not If to be exposed, to noise levels ne 16 hours immediately preceding ulation 19D(2)).
-		1991 p. 940; amended in 2005 p. 276; 28 Oct 2005

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 19A

[r. 19F]

Workers' Compensation and Injury Management Act 1981

REPORT OF BASELINE AUDIOMETRIC TEST

TO: Chief executive officer, WorkCover WA.

Notice is hereby given that I have conducted an audiometric *test/retest of: **WORKER'S DETAILS**

GIVEN NAMES (in full) SEX
SURNAME M F
ADDRESS NUMBER AND STREET
ADDRESS NUMBER AND STREET
SUBURB OR TOWN POSTCODE
DATE OF BIRTH
OCCUPATION OF WORKER A.S.I.C. OFFICE USE
EMPLOYED BY:
FULL NAME OF EMPLOYER
ADDRESS NUMBER AND STREET OF EMPLOYER
SUBURB OR TOWN POSTCODE
PREDOMINANT INDUSTRY OF EMPLOYER A.S.I.C. OFFICE USE
LEVEL OF TEST: PURPOSE OF TEST:
LEVEL OF IESI: FURPOSE OF IESI: Air-conduction Baseline
Full audiological
Medical Panel

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WAUGH AND MACRAE'S CRITERIA: (Please tick only if worker fails)									
Item 1		Iten				I	tem 3		
HEARING	G TEST RE	SUL	TS						
HERTZ (Hz)		500	1000	1500	2000	3000	4000	6000	8000
AIR CONDUCTION	RT EAR RT EAR **MASKED LT EAR LT EAR								
**BONE	**MASKED RT EAR RT EAR MASKED								
CONDUCTION	LT EAR LT EAR MASKED								
CALCULATED PLH I M OFFICE USE %									
SURNAME EQUIPMENT RE	EG. NO.					во	IN OTH RE	ITIAL G. NO.	REG. NO.
I hereby certify, that I have personally conducted an audiometric test in accordance with the <i>Workers'</i> <i>Compensation and Injury Management Act 1981</i> and to the best of my knowledge and belief the results are true and correct.									
						_			
	ete which doesn' roved Medical I	11.5		Audiolo	gists On	lv		DAY MO	NTH YEAR

Approved Medical Practitioners or Audiologists Only

[Form 19A inserted in Gazette 3 Apr 1992 p. 1542-3; amended in Gazette 21 Jan 2005 p. 276 and 277.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 19B

[r. 19F]

Workers' Compensation and Injury Management Act 1981

REPORT OF SUBSEQUENT/RETIRING/TURNING 65 AUDIOMETRIC TEST

TO: Chief executive officer, WorkCover WA.

Notice is hereby given that I have conducted an audiometric *test/retest of:

WORKER'S DETAILS
GIVEN NAMES (in full)
SURNAME M F
FORMER SURNAME IF APPLICABLE
ADDRESS NUMBER AND STREET
SUBURB OR TOWN POSTCODE DATE OF BIRTH
DATE OF BIKTIN
OCCUPATION OF WORKER A.S.I.C. OFFICE USE
EMPLOYED OR FORMERLY EMPLOYED BY:
FULL NAME OF EMPLOYER
ADDRESS NUMBER AND STREET OF EMPLOYER
SUBURB OR TOWN POSTCODE
PREDOMINANT INDUSTRY OF EMPLOYER A.S.I.C. OFFICE USE
LEVEL OF TEST: PURPOSE OF TEST:
Full audiological Subsequent
Medical Panel Retired/Turning 65

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HEARING TEST RESULTS

HERTZ (Hz)		500	1000	1500	2000	3000	4000	6000	8000	
	RT EAR									
AIR CONDUCTION	RT EAR									
	**MASKED									
CONDUCTION	LI LAK									
	LT EAR **MASKED									
	MASKED									
	RT EAR									
									++++++++++++++++++++++++++++++++++++	
	RT EAR MASKED									
**BONE CONDUCTION	MASKED								╊╋╋╋╋	
conscention	I T T I D									
	LT EAR								╅┽┽┽┽┽┽┽┥╵	
	LT EAR									
	MASKED									
					OT	ODUINO	ADVN	COLOCICAL		
CALCULATED	PLH	%			OTORHINOLARYNGOLOGICAL EXAMINATION					
	0	FFICE U	USE		Prac	titioner				
***CALCULATED										
NOISE INDUCED PLH SINCE BASELINE TEST/PR		% EVIOUS ELECTION*			Sign	Signature Date				
Signature										
PERSON C	ONDUCTI	NG T	EST							
	<u> </u>	1	<u> </u>	1 1	1 1	1 1	İ			
SURNAME	<u> </u>					INI	TIALS		REG. NO.	
	Г			1				Г	<u> </u>	
EQUIPMENT REG. NO. BOOTH REG. NO.										
I hereby certify, that I have personally conducted an audiometric test in accordance with the Workers' Compensation and										
Injury Manageme	ent Act 1981 and to	the bes	t of my k	nowledge	and belie	ef the resu	ilts are tru	e and correct.		
								DAT	TE OF TEST	
* Delete which doesn't apply										
11	roved Medical I istered Otorhing				ogists Or	ıly				
[Form 19B inserted in Gazette 3 Apr 1992 p. 1544-5; amended in										
Gazette 21 Jan 2005 p. 276 and 277.]										
	Form 20 de		-				n 40	34-1		
L	1 01111 20 Ue	10100	in Uu	12,0110 2	-0 00	2005	p. 79.	/ .]		

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 19H]

Workers' Compensation and Injury Management Act 1981

NOTICE OF DISPUTE

TO:	Chief executive officer, WorkCover WA	
NAME	E OF WORKER:	
ADDR	ESS OF WORKER:	
NAME	E OF EMPLOYER:	
ADDR	ESS OF EMPLOYER:	
audion	g an *employer/worker hereby notify you that I dispu- netric test conducted on the above worker on (date) quest that you arrange a retest of hearing under regula	/20
	Signature of Applicant	Date
*	Strike out whichever does not apply.	
	[Form 21 inserted in Gazette 26 Feb 1991 _I Gazette 8 Mar 1991 p. 1076; 21 Jan 2005 p	·

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[r. 19J(1)]

Workers' Compensation and Injury Management Act 1981

REFERRAL OF QUESTION OF DEGREE OF DISABILITY

Worker's details

Surname	Other names
Date of birth Sex Address	Occupation
Address	
	Postcode
Telephone no.	_
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
Contact person	
Title	Telephone no.
The	
Insurer's details	
Name	
Address	
	Postcode
Date weekly payments commenced (if	Claim no. (if known)
applicable).	
Contact person	
•	
Telephone no	

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

<u>Injury details</u>

Date injury occurred	Date weekly payments commen	nced
Degree of disability as assessed by medical practitioner	Degree of disability (see s. 93E Nominate only one of the follow not less than 30% not less than 16%	
Tick if the worker and the employer cann disability is not less than the relevant leve	5	
Signature of	Date	/ /
8	Date	/ /

Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005

p. 4934-5; <u>18 Nov 2011 p. 4825</u>]

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I

Form 22A

[r. 19JA]

Workers' Compensation and Injury Management Act 1981

REFERRAL OF QUESTION OF DEGREE OF DISABILITY

[Made by the worker under sections 93D(5) and 93EA(3) of the Act, due to the application of section 93EA(3)]

Worker's details

Surname	Other names
Date of birth Sex	Occupation
Address	
Address	
	Postcode
Telephone no.	
Employer's details	
Name	
Address	
Telephone no.	Postcode WorkCover no. (if known)
Contact person	
Title	Telephone no.
Insurer's details	
Name	
Address	
	Postcode
Data waaldy normants commanaed (:f	Claim no (if Imour)
Date weekly payments commenced (if applicable)	Claim no. (if known)
approacte)	
Contact person	
Telephone no.	_

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Injury details

Description of injury

<u>Note:</u> This must be the same injury and only that injury that was the subject of a referral in the circumstances set out in section 93EA(1) of the Act.

Date injury occurred	Date weekly payments commenced
Degree of disability as assessed	Degree of disability (see s. 93E(3) of the Act)
by medical practitioner	Nominate only one of the following
	not less than 30%
	not less than 16%

<u>Note</u>: The nominated level must be the same level as was nominated in the original referral. If the original referral was pre 14 December 1999 and both levels were nominated, the nominated level should be one of those levels, and a further Form 22A may be used for the other level, if required.

Tick if the worker and the employer cannot agree on whether the degree of	
disability is not less than the relevant level	

The action taken by or on behalf of the worker to obtain the employer's agreement

The following information should be included with this referral —	
If, on or before 30 September 2001, you sought to refer a question to the Director under section 93D(5) of the Act, and in order to satisfy section 93D(6) of the Act you produced to the Director anything that, even though it may not have constituted evidence of the kind required by that subsection, was accepted by the Director as evidence of that kind, then a copy of the Form 22 that was	
referred to and accepted by the Director should be attached.	
If, based on a failure to satisfy the requirements of section 93D(6), a review officer did not deal with the substance of the question referred to above, a copy of the review officer's decision should be attached;	
or If, based on a failure to satisfy the requirements of section 93D(6), a court set aside or quashed a decision of a review officer that dealt with the substance of the question referred to in the first paragraph above, a copy of the court	
decision should be attached.	

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Name of Medical Practitioner	z/s Date of	medical report/s
medical evidence that complies with section	on 93D(6) of the Act, unless the	
<u>Note:</u> Under section 93EA(4)(c) of the Act medical evidence that complies with sectio Director that the complying evidence has	on 93D(6) of the Act, unless the	
medical evidence that complies with sectio Director that the complying evidence has	on 93D(6) of the Act, unless the	
medical evidence that complies with sectio Director that the complying evidence has Signature of	on 93D(6) of the Act, unless the already been produced.	worker satisfies
medical evidence that complies with sectio Director that the complying evidence has Signature of	on 93D(6) of the Act, unless the	
medical evidence that complies with section Director that the complying evidence has Signature of worker	on 93D(6) of the Act, unless the already been produced.	worker satisfies
medical evidence that complies with section Director that the complying evidence has Signature of worker	on 93D(6) of the Act, unless the already been produced.	worker satisfies
medical evidence that complies with section Director that the complying evidence has Signature of worker	on 93D(6) of the Act, unless the already been produced.	worker satisfies
medical evidence that complies with section Director that the complying evidence has Signature of worker Lodging this form This form should be lodged with — Director-Dispute Resolution	on 93D(6) of the Act, unless the already been produced.	worker satisfies
medical evidence that complies with section Director that the complying evidence has Signature of worker Lodging this form This form should be lodged with —	on 93D(6) of the Act, unless the already been produced.	worker satisfies

<u>p. 4825</u>.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Form 22B

[r. 19JB]

Workers' Compensation and Injury Management Act 1981

REFERRAL OF QUESTION OF DEGREE OF DISABILITY

[Made by the worker under sections 93D(5) and 93EB(3) of the Act, due to the application of section 93EB(3)]

Worker's details

Surname	Other names
Date of birth Sex	Occupation
Address	
Address	
	Postcode
	Postcode
Telephone no.	
Employer's details	
Name	
Address	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
Contact person	
Title	Telephone no.
Ingunaria dataila	
Insurer's details	
Name	
Address	
	Postcode
Date weekly payments commenced (if	Claim no. (if known)
applicable)	

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Contact person	
Telephone no.	
Injury details	
Description of injury	
1 5 5	and only that injury that was the subject of a referral in
the circumstances set out in section 9	
Date injury occurred	Date weekly payments commenced
Degree of disability as assessed	Degree of disability (see s. 93E(3) of the Act)
by medical practitioner	Nominate only one of the following
	\square not less than 30%
	not less than 16%
Note: The nominated level must be th	he same level as was nominated in the original referral. If
the original referral was pre 14 Dece	mber 1999 and both levels were nominated, the nominate
	d a further Form 22B may be used for the other level, if
required.	
Tick if the worker and the employer ca	annot agree on whether the degree of
disability is not less than the relevant l	
The extian taken by an an headflofthe	a mandram to abtain the ammiliarian's company ant
The action taken by or on benan of the	e worker to obtain the employer's agreement

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

The following information should be included with this referral —	
If, before the commencement of section 10 of the <i>Workers' Compensation</i> (<i>Common Law Proceedings</i>) Act 2004, you sought to refer a question to the Director under section 93D(5) of the Act, then a copy of the Form 22 that was referred to and accepted by the Director should be attached.	
If, on or after 4 December 2003, on the basis that Part IV Division 2 as in force before it was amended by section 32 of the <i>Workers' Compensation and Rehabilitation Amendment Act 1999</i> applied to proceedings for the awarding of damages concerned, a review officer did not deal with the substance of the question referred to above, a copy of the review officer's decision should be attached;	
or	
If, on or after 4 December 2003, on the basis that Part IV Division 2 as in force before it was amended by section 32 of the <i>Workers' Compensation and Rehabilitation Amendment Act 1999</i> applied to proceedings for the awarding of damages concerned, a court set aside or quashed a decision of a review officer that dealt with the substance of the question referred to in the first paragraph about a second s	-
above, a copy of the court decision should be attached.	

The following details must be completed regarding the medical evidence relied upon in support of this referral —

Name of Medical Practitioner/s	Date of medical report/s
nedical evidence that complies with section 93D(6) of th	e Act, unless the worker satisfies
<u>Note</u> : Under section 93EB(4)(c) of the Act, this form is t medical evidence that complies with section 93D(6) of th Director that the complying evidence has already been p	e Act, unless the worker satisfies

Signature of worker	Date /	/
------------------------	--------	---

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Lodging this form	
This form should be lodged with —	
Director Dispute Resolution	
WorkCover WA	
Perth, Western Australia	

[Form 22B inserted in Gazette 26 Oct 2004 p. 4905-8; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4936<u>; 18 Nov 2011</u> p. 4825.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 19J(2), (3)]

Workers' Compensation and Injury Management Act 1981

NOTICE OF REFERRAL OF QUESTION OF DEGREE OF DISABILITY

Worker's details

Surname	Other names
Address	
Address	
	Postcode
Telephone no.	Occupation
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
<u>Injury details</u>	
Description of injury	
Date injury occurred	
Degree of disability as assessed	Degree of disability
by medical practitioner	not less than 30%
	not less than 16%

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Question referred The question of whether the worker's degree of disability is or is not less than the relevant level has been referred to the Director-Dispute Resolution, for consideration.
Medical evidence Accompanying this notice is a copy of the medical evidence provided by the worker which indicates that in th opinion of the worker's medical practitioner the worker's degree of disability is not less than the relevant leve
Objection
If you (the employer) consider the worker's degree of disability is less than the relevant level, you should complete the bottom section of this form and return it to the Director within 21 days of receiving this notice.
If you do not notify the Director within 21 days you will be taken to have agreed that the worker's degr of disability is not less than the relevant level

Signature of		Data	,	/
Director	1	Date	/	/
		-		

Employer's objection

Employer's assessment of degree of disability				
				٦
Signature of employer	Date	/	/	
	Date	/	/	

[Form 23 inserted in Gazette 14 Dec 1999 p. 6154-5; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4936-7; <u>18 Nov 2011 p. 4825</u>.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au page 153

I

Form 23A

[r. 19JA]

Workers' Compensation and Injury Management Act 1981

NOTICE OF REFERRAL OF QUESTION OF DEGREE OF DISABILITY

[Notice given under section 93EA(5)(a) and (b)(i) of the Act, where section 93EA(3) applied]

Worker's details

Surname		Other names
Address		
		Postcode
Telephone no.		Occupation
Employer's details		
Name		
Address		
		Postcode
Telephone no.		WorkCover no. (if known)
T . 14 "		
<u>Injury details</u>		
Description of injury		
Date injury occurred		
Bate mary secured		
Degree of disability as assessed	Degree	f disability
Degree of disability as assessed by medical practitioner		
	_	not less than 30%
		not less than 16%

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The question of whether the worker's degree of disability is or is not less than the relevant level

Question referred

	ed to the Director Dispute Resolution, for consideration under section 93D(5), due on of section 93EA(3).
Medical e	
	g this notice is a copy of the medical evidence produced by the worker that section 93D(6) of the Act.
Director's	 opinion
	with section 93EA(5)(a) and (b)(i) of the Act, it is my opinion that —
(a) evide	ce complying with section 93D(6) has been produced and in all espects the referral is properly made; and
(b) the re	erral is accepted.
In accordanc provisions m	with section 93EA(5)(b)(i) of the Act, notification is also given that the following y apply —
Section 93E(a)
sectio 14 da agree work work than	93E(6) does not apply if the Director gives the worker notice under 93EA(5)(b)(i) that this subsection applies, an election can be made within s after the Director subsequently gives the worker notice in writing that an tent or determination of the question has been recorded. This only applies if the ris required to make an election under section $93E(3)(b)$ of the Act (i.e. the has an agreed or determined degree of disability of not less than 16% but less 9%).
Section 93E0 Note	(f
(a)	under section 93EA(5)(b)(i), the Director notifies a worker that the referral of a question relating to an injury is accepted and that this section applies; and
(b)	the time limited by any written law for the commencement of an action seeking damages in respect of the injury —
	(i) has elapsed before the day on which the Director notifies the worker (the "notification" day); or
	(ii) is due to elapse on the notification day or before the expiry of a period of 2 years after the notification day,
	on seeking damages in respect of the injury may, despite that written law, be nced at any time before the expiry of a period of 2 years after the notification
Objection	
	ployer) consider the worker's degree of disability is less than the relevant level, you te the bottom section of this form and return it to the Director within 21 days of notice.

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03]

worker's degree of disability is not less than the relevant level.

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If you do not notify the Director within 21 days you will be taken to have agreed that the

Workers' Compensation and Injury Management Regulations 1982 Appendix I

Signature of Director	Date	/ /

Employer's objection

Employer's assessment of degree of disability

Signature of employer	 Date	/	/	

[Form 23A inserted in Gazette 26 Oct 2004 p. 4908-10; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4937-8; 9 Dec 2005 p. 5897; <u>18 Nov 2011 p. 4825</u>.]

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Form 23B

[r. 19JB]

Workers' Compensation and Injury Management Act 1981

NOTICE OF REFERRAL OF QUESTION OF DEGREE OF DISABILITY

[Notice given under section 93EB(5)(a) and (b)(i) of the Act, where section 93EB(3) applied]

Worker's details

Surname	Other names
Address	
	Postcode
Telephone no.	Occupation
Employer's details	
Name	
Name	
Address	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
<u>Injury details</u>	
Description of injury	
Date injury occurred	
Degree of disability as assessed	Degree of disability
by medical practitioner	not less than 30%
	 not less than 16%

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Question referred

L

The question of whether the worker's degree of disability is or is not less than the relevant level has been referred to the Director-Dispute Resolution, for consideration under section 93D(5), due to the application of section 93EB(3).

Medical evidence

Accompanying this notice is a copy of the medical evidence produced by the worker that complies with section 93D(6) of the Act.

Director's opinion

		~ • P		
In acco	ordan	ce with	section 93EB(5)(a) and (b)(i) of the Act, it is my opinion that —	
(a)			mplying with section 93D(6) has been produced and in all ts the referral is properly made; and	
(b)	the	referral i	s accepted.	
	ions 1	nay app	section 93EB(5)(b)(i) of the Act, notification is also given that the followir ly —	ıg
	sect sect 14 d agre wor wor	ion 93E ion 93E lays afte cement o ker is re	on 93E(6a) provides that, despite section 93E(5), and even though (6) does not apply if the Director gives the worker notice under B(5)(b)(i) that this subsection applies, an election can be made within r the Director subsequently gives the worker notice in writing that an or determination of the question has been recorded. This only applies if th quired to make an election under section 93E(3)(b) of the Act (i.e. the an agreed or determined degree of disability of not less than 16% but less	
Sectio	n 93E	EC		
	Not	<u>e</u> : If —		
	(a)	referra	section 93EB(5)(b)(i), the Director notifies a worker that the al of a question relating to an injury is accepted and that this n applies; and	
	(b)		ne limited by any written law for the commencement of an seeking damages in respect of the injury —	
		(<i>i</i>)	has elapsed before the day on which the Director notifies the worker (the "notification day"); or	
		(<i>ii</i>)	is due to elapse on the notification day or before the expiry of a period of 2 years after the notification day,	
	an a	uction se	eking damages in respect of the injury may, despite that written law, be	

an action seeking damages in respect of the injury may, despite that written law, be commenced at any time before the expiry of a period of 2 years after the notification day.

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Objection		
If you (the employer) consider the work should complete the bottom section of t receiving this notice.		
If you do not notify the Director with worker's degree of disability is not le	we agreed that the	
	ve agreed that the	;
	ve agreed that the	•

Employer's objection

[
Date	/ /
	Date

[Form 23B inserted in Gazette 26 Oct 2004 p. 4911-13; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4937-8; 9 Dec 2005 p. 5897; <u>18 Nov 2011 p. 4825</u>.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 19K(1), (2)]

Workers' Compensation and Injury Management Act 1981

DEGREE OF DISABILITY AGREEMENT

Worker's details	
Surname	Other names
Address	·
	Postcode
Telephone no.	Occupation
Employer's details	,
Name	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
Insurer's details	
Name	
Address	
	Postcode
Date weekly payments commenced (if applicable).	Claim no. (if known)
Contact person	
Telephone no.	
Telephone not	

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<u>Injury details</u>

Description of injury	
Date injury occurred	
Agreement Agreed degree of disability Agreed d	egree of disability is —
	t less than 30%
	t less than 16%
Signature of Worker	Date / /
	_ <u> </u>
Signature of	Name of witness
witness	witness
Signature of	
Employer	Date / /
Signature of witness	Name of witness
Recording of agreement	
Date of recording Record no.	
	[]
Signature of Director	Date / /

[Form 24 inserted in Gazette 14 Dec 1999 p. 6156-7; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4938.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 19M(1)]

Workers' Compensation and Injury Management Act 1981

ELECTION TO RETAIN RIGHT TO SEEK DAMAGES

Worker's details

Surname	Other names
Date of birth Sex	Occupation
Address	
	Dester de
Telephone no.	Postcode
Employer's details	
Name	
Address	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
Contact person	
Title	Telephone no.
	[
Insurer's details	
Name	
Address	
	Postcode
Date weekly payments commenced	Claim no. (if known)
Contact person] [
Contact person	
Telephone no.	

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Injury details Description of injury Date injury occurred Date injury occurred Has a Degree of Disability Agreement (Form 24) already been recorded by Yes Has a Degree of Disability Agreement (Form 24) already been recorded by Yes If yes:			
Date injury occurred Has a Degree of Disability Agreement (Form 24) already been recorded by Yes the Director? No If yes:	Injury details		
Has a Degree of Disability Agreement (Form 24) already been recorded by Yes the Director? No If yes:date when recorded record number Degree of disability as agreed% Yes Has the determination of a dispute as to the degree of disability already Yes been recorded under reg. 19L by the Director? No If yes:date when recorded 	Description of injury		
Has a Degree of Disability Agreement (Form 24) already been recorded by Yes the Director? No If yes:date when recorded record number Degree of disability as agreed% Yes Has the determination of a dispute as to the degree of disability already Yes been recorded under reg. 19L by the Director? No If yes:date when recorded 			
Has a Degree of Disability Agreement (Form 24) already been recorded by Yes the Director? No If yes:date when recorded record number Degree of disability as agreed% Yes Has the determination of a dispute as to the degree of disability already Yes been recorded under reg. 19L by the Director? No If yes:date when recorded 	Data injury accurred		
the Director? No If yes:			
the Director? No If yes:			
If yes:		Yes	
Las the determination of a dispute as to the degree of disability already been recorded under reg. 19L by the Director? No If yes:record number	the Director?	No	
Degree of disability as agreed% Has the determination of a dispute as to the degree of disability already been recorded under reg. 19L by the Director? If yes:date when recordedrecord number	If yes:date when recorded		
Has the determination of a dispute as to the degree of disability already been recorded under reg. 19L by the Director? No If yes:	record number		
been recorded under reg. 19L by the Director? No	Degree of disability as agreed%		
been recorded under reg. 19L by the Director? No			
If yes:date when recordedrecord number	1 0 1 1	Yes	
record number	been recorded under reg. 19L by the Director?	No	
	If yes:date when recorded		
Degree of disability as determined %	record number		
Degree of disability as determined/0	Degree of disability as determined%		

Advice of consequences of election

I have been properly advised of the c	consequences of this election.	
Signature of Worker	Date	/ /
Warning		

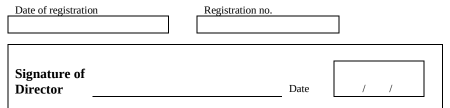
The registration of this election will, in most cases, prevent you from continuing to receive statutory benefits under the *Workers' Compensation and Injury Management Act 1981*.

You should seek appropriate independent advice before lodging this form.

Compare 01	Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03]
	Published on www.legislation.wa.gov.au

Workers' Compensation and Injury Management Regulations 1982 Appendix I

Registration of election



[Form 25 inserted in Gazette 14 Dec 1999 p. 6157-9; amended in Gazette 17 Nov 2000 p. 6317 and 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4938.]

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[r. 19N(3)(a) and (5)(a)]

Workers' Compensation and Injury Management Act 1981

APPLICATION FOR EXTENSION OF TIME TO MAKE ELECTION (MEDICAL EVIDENCE AVAILABLE)

Worker's details

Surname	Other names
Date of birth Sex	Occupation
Address	
T Ref 055	
	Postcode
Telephone no.	Tosteode
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
Contact person	
Title	Telephone no.
Insuran's datails	
<u>Insurer's details</u>	
Name	
Address	
Address	
Data waaldy noviments commenced	Postcode
Date weekly payments commenced	Claim no. (if known)
Contact norsen	
Contact person	
Talanhana na	
Telephone no.	

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Injury details	
Description of injury	
	Degree of disability
Date injury occurred	(as assessed by worker's medical specialist)
	%
Extension of time sought	
The application for extension of time is r	made under —
\Box regulation 19N(2)(a) OR	\Box regulation 19N(2)(c)
Extension sought until	
Signature of	
Worker	Date / /
T - J-in - Alis farme	
Lodging this form	
This form should be lodged with —	
Director Dispute Resolution WorkCover WA	
Perth, Western Australia	
	ou must also give to the Director medical evidence from in a relevant field of medicine indicating that you will period (see regulation 19N(1)).
If applying under regulation 19N(2)(c) ye determination.	ou must give the Director evidence of the medical panel's
Granting of extension	
An extension of time to make an election	under section 93E(3)(b) of the Act —
□ is granted until / /	OR is not granted

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|

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

The extension of time is gran	ted under —				
\Box regulation 19N(2)(a)	OR	\Box regulation 19N(2)(c)			
Signature of Director		Date	/	/	

[Form 26 inserted in Gazette 14 Dec 1999 p. 6159-61; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4938-9; <u>18 Nov 2011 p. 4825</u>.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au page 167

[r. 19N(4)(a)]

Workers' Compensation and Injury Management Act 1981

APPLICATION FOR EXTENSION OF TIME TO MAKE ELECTION (MEDICAL EVIDENCE NOT YET AVAILABLE)

Worker's details

Surname	Other names
Date of birth Sex	Occupation
Address	
	Postcode
Telephone no.	
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
Contact person	
Title	Telephone no.
Insurer's details	
Name	
T tulle	
Address	
	Postcode
Date weekly payments commenced	Claim no. (if known)
Contact person	
·	
Telephone no.	

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<u>Injury details</u>	
Description of injury	
Date injury occurred	
Extension of tin	ne sought
Extension sought unti	1
	ch the worker submits that he or she will require major surgery in respect of
the injury in the exten	sion period (see regulation 19N(1))
a medical practitioner	who is a specialist in a relevant field of medicine that the worker will
a medical practitioner	
a medical practitioner	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period
a medical practitioner	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period
a medical practitioner require major surgery	
a medical practitioner require major surgery Signature	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period (attach separate sheet if insufficient roon
a medical practitioner require major surgery Signature	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period
a medical practitioner require major surgery Signature	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period (attach separate sheet if insufficient roon
a medical practitioner require major surgery Signature of Worker Lodging this form	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period (attach separate sheet if insufficient room Date / /
a medical practitioner require major surgery Signature of Worker Lodging this form This form should be le	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period (attach separate sheet if insufficient roon Date / /
a medical practitioner require major surgery Signature of Worker Lodging this form This form should be I Director Disj	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period (attach separate sheet if insufficient room
a medical practitioner require major surgery Signature of Worker Lodging this form This form should be l Director-Disg WorkCover	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period (attach separate sheet if insufficient roon Date / /
a medical practitioner require major surgery Signature of Worker Lodging this form This form should be I Director-Disp WorkCover V Perth, Weste	who is a specialist in a relevant field of medicine that the worker will in respect of the injury in the extension period (attach separate sheet if insufficient roon Date / /

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

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I

Granting of extension

An extension of time to make an election under section 93E(3)(b) of the Act is granted until / / OR is not granted

Signature		
of Director	Date	/ /

[Form 27 inserted in Gazette 14 Dec 1999 p. 6161-3; amended in Gazette 17 Nov 2000 p. 6321; 21 Jan 2005 p. 276; 28 Oct 2005 p. 4939; 18 Nov 2011 p. 4825.]

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[r. 19N(3a)(a)]

Workers' Compensation and Injury Management Act 1981

APPLICATION FOR EXTENSION OF TIME TO MAKE ELECTION (TIME NEEDED FOR REPORT BASED ON TREATMENT OR MEDICAL INVESTIGATION)

<u>Worker's details</u>	
Surname	Other names
Date of birth Sex	Occupation
Address	
	Postcode
Telephone no.	
]
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover no. (if known)
Contact person	
Title	Telephone no.
I nsurer's details Name	
Address	
	Postcode
Date weekly payments commenced	Claim no. (if known)

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Injury details	
Description of injury	
Date injury occurred	
Extension of time sought	
Extension sought until	
The extension is needed to give sufficient time for the preparation of a specialist' on treatment or medical investigation of the worker, as to whether the worker wil surgery in respect of the injury in the extension period (see regulation 19N(1)). The medical investigation is (describe below):	ll require major
Signature of Worker Date	/ /
Lodging this form	
This form should be lodged with —	
Director-Dispute Resolution	
WorkCover WA	
Perth, Western Australia	
You must also give to the Director medical evidence from a specialist in a relevant medicine indicating that a report could not be satisfactorily prepared without the investigation having been carried out, and that the extension sought is needed to time for the preparation of the report	treatment or

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|

Granting of extension

An extension of time to make an election under section 93E(3)(b) of the Act —

 Image: section of time to make an election under section 93E(3)(b) of the Act —

 Image: section of time to make an election under section 93E(3)(b) of the Act —

 Image: section of time to make an election under section 93E(3)(b) of the Act —

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 Image: section of time to make an election under section 93E(3)(b) of the Act —

 Image: section of time to make an election under section 93E(3)(b) of the Act —

 Image: section of time to make an election of t

Signature	Date	
of Director	Date	, ,

[Form 28 inserted in Gazette 17 Nov 2000 p. 6317-19; amended in Gazette 21 Jan 2005 p. 276; 28 Oct 2005 p. 4939<u>; 18 Nov 2011</u> p. 4825.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 16A(1)]

Workers' Compensation and Injury Management Act 1981

(Schedule 1 clause 1C(1), (5))

NOTICE OF DEPENDANT'S ENTITLEMENT TO ELECT

Kecolu Ivo.	
TO:	
1. Dependant's details	
Surname	Other names
Address	
	Postcode

As a dependant referred to in the *Workers' Compensation and Injury Management Act 1981* Schedule 1 clause 1B(1)(a) or (c) you are entitled to elect to receive a child's allowance under that Act Schedule 1 clause 1A or an apportionment of the notional residual entitlement of

(name of deceased worker)

You may, within 30 days of receiving this notification, elect to receive the amount of the apportionment or a child's allowance. A form for making the election is attached.

If an election is not made within 30 days of receiving this notification, and registered by the Director, you will receive a child's allowance.

The Director may refuse to register the election if not satisfied that you have been independently advised of the financial consequences of the election.

Dated this day of 20.....

Director Dispute Resolution Directorate

[Form 29 inserted in Gazette 28 Oct 2005 p. 4939-40; amended in

<u>Gazette 18 Nov 2011 p. 4825</u>.]

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Decord No.

Γ	16A(2)]
11	IDALZI
1	1011(2)

Workers' Compensation and Injury Management Act 1981

(Schedule 1 clause 1C(4)(a), (5))

NOTICE OF PROVISIONAL APPORTIONMENT

Dependant's details Surname Address As a dependant of	ceased worker)
Dependant's details Surname Address As a dependant of	Postcode ceased worker)
Address As a dependant of	Postcode ceased worker)
Address As a dependant of	Postcode ceased worker)
As a dependant of	ceased worker)
As a dependant of	ceased worker)
As a dependant of	ceased worker)
1	ceased worker)
(name of dec	,
The notional residual entitlement in rel	elation to
(nar	me of deceased worker)
has been apportioned between the wor Compensation and Injury Managemen	ker's dependants under the <i>Workers'</i> <i>at Act 1981</i> Schedule 1 clause 1C(4)(a)
The amount provisionally apportioned	l to you is \$
You may, within 30 days of receiving amount of the provisional apportionme making the election is attached.	this notification, elect to receive the
If an election is not made within 30 da registered by the Director, you will rec	
The Director may refuse to register the been independently advised of the fina	e election if not satisfied that you have ancial consequences of the election.
Dated this day of	20
Arbitrator	

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 17AD(2)]

Workers' Compensation and Injury Management Act 1981 APPLICATION TO EXTEND FINAL DAY

[for extension under Schedule 1 clause 18B]

Worker's details

Surname		Other names		
D. Clint				
Date of birth	Sex	Occupation		
A				
Address				
		Postcode		
Telephone no.		WorkCover claim number (WCCN)		
		(if not known, insurer can provide WCCN)		

Employer's details

Name	
Address	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
Contact person	
Title	Telephone no.
1110	
Insurer's details	
Name	
Address	
Address	
	Postcode
Date the claim for compensation by way of	
weekly payments was made on employer	Claim number given by insurer (if known)
weekiy payments was made on employer	Ciann number given by insurer (II Kilowil)
Contact person	Telephone no.

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<u>Final day</u>

1.	Did a dispute resol	ution authority, a	cting under section 58(1) or (2) of the Act, determine		
	the question of liab	bility to make the	weekly payments claimed?		
	Yes		If so, answer question 2.		
	No		If not, skip question 2.		
2.	1	Was the question determined more than 3 months after the day on which compensation by way of weekly payments was claimed?			
	Yes		If so, on which date?		
	No				
3.		3 months after th	bility is accepted in respect of the weekly payments e day on which compensation by way of weekly		
	Yes		If so, on which date?		
	No				
4.	Has the final day b Management Act 1		er the Workers' Compensation and Injury lause 18B?		
	Yes		If so, to which date?		
	No				

Extension sought

1.	Specify the reasons	for seeking the ex	tension.				
2.	Has the worker, in a approved medical s impairment?						
	Yes		If so, or	n which date?			
	No						
Attach	a copy of any such re	equest.					
3.	Specify date until w sought.	which extension					
Signature of worker			Date	/	/		
							-

How to lodge this form

1.	This form should be lodged with:			
	Director, Dispute Resolution Directorate			
	WorkCover WA			
	Perth, WA			

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au page 177

I

2. WHEN LODGING THIS FORM ALSO PROVIDE ANYTHING ELSE THAT REGULATION 17AD REQUIRES YOU TO PROVIDE.

Extension given or refused

The final day			
is extended to	/ /		
is not extended.			
Signature of Director		Date	/ /

Copies of extension sent to

worker	(signature of person sending copy)	Date	1 1
employer	(signature of person sending copy)	Date	/ /

<u>Note</u>

Section 93E(14) of the *Workers' Compensation and Injury Management Act 1981* provides that if a further additional sum has been allowed to a worker under Schedule 1 clause 18A(1b) of that Act in relation to an injury that is compensable under the Act, damages are not to be awarded in respect of the injury.

[Form 31 inserted in Gazette 28 Oct 2005 p. 4942-4; amended in Gazette 18 Nov 2011 p. 4825.]

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[r. 20]

Workers' Compensation and Injury Management Act 1981

RECORD OF AGREEMENT ABOUT DEGREE OF PERMANENT WHOLE OF PERSON IMPAIRMENT

[recorded under section 93L(2) of the Act]

Worker's details Surname Date of birth Sex Address Telephone no.	Other names Occupation Postcode
Surname Date of birth Sex Address	Occupation
Surname Date of birth Sex Address	Occupation
Address	
Address	
	Postcode
	Postcode
Telephone no.	Postcode
Telephone no.	Postcode
Telephone no.	
	WorkCover claim number (WCCN)
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
Contact person	
	Talaahaan
Inte	Тетернопе по.
nsurer's details	
Name	
Address	
Contact person	Telephone no.
Telephone no. Contact person Title Insurer's details	

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Injury details

Description of in	jury		
Date injury occur	red		
,,,			
Date the claim, if	any, for compensation by		
way of weekly pa	ayments was made on		
employer		Claim number given by insu	rer (if known)
<u>Agreement</u>			
It has been agree	d that the worker's degree of perman	ent whole of person impairme	nt is —
(a) at least 15	5%		
do not co	mplete if "Yes" in paragraph (b)	Yes	
		No	
(b) at least 25	5%		
do not complete if "No" in paragraph (a)		Yes	
L		No	
Recorded			
Signature			
of Director		Date /	/
01 2 11 00001			
Copies of re	aard sant		
Copies of Te			
			
To worker		_	
	(signature of person sending copy	Date /	/
	(signature of person sending copy]
То			,
employer		Date /	/
	(signature of person sending copy	<i>i</i>)	

[Form 32 inserted in Gazette 28 Oct 2005 p. 4944-6.]

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[r. 21]

Workers' Compensation and Injury Management Act 1981

ASSESSMENT OF DEGREE OF PERMANENT WHOLE OF PERSON IMPAIRMENT

[recorded under section 93L(2) of the Act]

Record No.	
Worker's details	
Surname	Other names
Date of birth Sex	Occupation
Address	
Telephone no.	Postcode WorkCover claim number (WCCN)
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
Contact marson	
Contact person	
Title	Telephone no.
Ingunou's datails	·
Insurer's details	
Name	
Address	
Auur55	
	Postcode
Contact person	Telephone no.
	J

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

<u>Injury details</u>

Description of inj	ury		
Date injury occur	rad		
Date injury occur	led		
	any, for compensation by yments was made on		
employer	yments was made on	Claim number giv	en by insurer (if known)
. .	J		
<u>Assessment</u>			
Name of approve	d medical specialist assessing		
		Registration	
		number	
Degree of perman	ent whole of person impairment	-	
	%		
Copy provided of	·		
(a) certificate	given to the worker under section 14	46H(1)(b) of the Ac	t 🗆
(b) certificate	referred to in section $93N(1)$ of the A	Act on the basis of v	which
	l evaluation was requested (only requ		
involves a	special evaluation as defined in sect	tion 146C(4) of the I	Act)
Recorded			
G• 4			
Signature		Date	
of Director		Date	/ /
Copies of rec	ord sent to		
worker			
worker	(signature of parson conding)	Date	/ /
worker	(signature of person sending copy)		/ /
	(signature of person sending copy)		/ /
worker employer) Date	
	(signature of person sending copy) (signature of person sending copy)) Date	/ /

[Form 33 inserted in Gazette 28 Oct 2005 p. 4946-8.]

page	1	82
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[r. 22]

Workers' Compensation and Injury Management Act 1981

ELECTION TO RETAIN RIGHT TO SEEK DAMAGES [made under section 93K(4) of the Act]

Worker's details Surname Other names Date of birth Sex Occupation Date of birth Sex Occupation Address Postcode Telephone no. WorkCover claim number (WCCN) Employer's details (if not known, insurer can provide WCCN) Mame Postcode Address Postcode Contact person WorkCover number (WCN)	Registration No.		
Surname Other names Date of birth Sex Occupation Address Occupation Postcode Telephone no. WorkCover claim number (WCCN) Employer's details (if not known, insurer can provide WCCN) Address Postcode Address Postcode Telephone no. WorkCover number (WCCN) Employer's details Postcode Name Postcode Telephone no. WorkCover number (WCN)			
Date of birth Sex Occupation Address Postcode Telephone no. WorkCover claim number (WCCN) Image: Complexity of the second se	<u>Worker's details</u>		
Address Address Telephone no. WorkCover claim number (WCCN) (if not known, insurer can provide WCCN) Employer's details Name Address Postcode Telephone no. WorkCover number (WCCN) Employer's details Name Address Postcode Telephone no. WorkCover number (WCN)	Surname		Other names
Postcode Telephone no. WorkCover claim number (WCCN) (if not known, insurer can provide WCCN) Employer's details Name Address Postcode Telephone no. WorkCover number (WCN)	Date of birth	Sex	Occupation
Telephone no. WorkCover claim number (WCCN) (if not known, insurer can provide WCCN) Employer's details Name Address Postcode Telephone no. WorkCover number (WCN)	Address		
Employer's details (if not known, insurer can provide WCCN) Employer's details Address Address Postcode Telephone no. WorkCover number (WCN)			Postcode
Employer's details Name Address Address Postcode Telephone no. WorkCover number (WCN)	Telephone no.		WorkCover claim number (WCCN)
Employer's details Name Address Address Postcode Telephone no. WorkCover number (WCN)			
Name Address Postcode Telephone no. WorkCover number (WCN)			(if not known, insurer can provide WCCN)
Address Postcode Telephone no. WorkCover number (WCN)	Employer's details		
Postcode Telephone no. WorkCover number (WCN)	Name		
Postcode Telephone no. WorkCover number (WCN)			
Telephone no. WorkCover number (WCN)	Address		
			Postcode
Contact person	Telephone no.		WorkCover number (WCN)
Contact person			
	Contact person		

Insurer's details

Title

Name	
Address	
	Postcode
Contact person	Telephone no.

Telephone no.

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

<u>Injury details</u>			
Description of injury			
Date injury occurred			
Date the claim, if any, for co way of weekly payments wa employer		Claim number given by insurer (if known)	
Degree of permanent whole	of person impain	rment	
9	-		
		act, recorded an agreement or assessment as to the on impairment, and the Record Number is:	
Record Number			
Termination day			
		acting under section 58(1) or (2) of the Act, determine weekly payments claimed?	
Yes		If so, answer question 2.	
No		If not, skip question 2.	
2. Was the question determined more than 3 months after the day on which compensation by way of weekly payments was claimed?			
Yes		If so, on which date?	
No			
3. Was the worker first notified that liability is accepted in respect of the weekly payments claimed more than 3 months after the day on which compensation by way of weekly payments was claimed?			
Yes		If so, on which date?	
No			
4. Has the termination	day been extend	ded under section 93M(4) of the Act?	
Yes		If so, to which date?	
No			
WARNING An election cannot be withdrawn after the Director registers it and a subsequent election cannot be made in respect of the same injury or injuries (see section 93L(6) of the Act). Registration of an election may affect your entitlement to statutory compensation under the Workers' Compensation and Injury Management Act 1981. You should seek appropriate independent advice before lodging this form.			
i ou snouiu seek appi opriate independent advice before louging tills form.			

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Advice of consequences of election

I have been properly advised of the consequences of making this election.				
Signature of worker	Date	/	/	

Registration of this election

Signature of Director Date /	/

Copies of election form sent to

worker	(instant of summary)	Date	/ /
	(signature of person sending copy)		
employer		Date	/ /
	(signature of person sending copy)		

[Form 34 inserted in Gazette 28 Oct 2005 p. 4948-50.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 23]

Workers' Compensation and Injury Management Act 1981

APPLICATION TO EXTEND TERMINATION DAY

[for extension under section 93M(4) of the Act]

Worker's details

Surname		Other names
Date of birth	Sex	Occupation
Address		
		Postcode
Telephone no.		WorkCover claim number (WCCN)

(if not known, insurer can provide WCCN)

Employer's details

Name	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
Contact person	
Title	Telephone no.
Insurer's details	
Name	
Nume	
Address	
	Postcode
Contact person	Telephone no.

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Iniurv	details

De	scription of injury			
Da	te injury occurred			
	te the claim for compensati			
we	ekly payments was made	on employer	Claim number give	en by insurer (if known)
Te	rmination day			
1.	1		ting under section 58(1) or (2) of	f the Act, determine the
	question of liability to i			
	Yes No		If so, answer question 2.	
2.		_	If not, skip question 2.	ich componention by
۷.	way of weekly paymen		an 3 months after the day on wh 1?	
	Yes		If so, on which date?	
	No			
3.		onths after the	ility is accepted in respect of the day on which compensation by	515
	Yes		If so, on which date?	
	No			
4.	Has the termination day	y been extende	ed under section 93M(4) of the A	.ct?
	Yes		If so, to which date?	
	No			
Ex	tension sought			
1.		he termination	h day to be extended in the circui	mstances described
1.	in —	ne termination	r day to be extended in the circul	instances described
	\Box section 93M(4)(a)	a) of Act	(worker's condition has not sta	abilised)
	\Box section 93M(4)(t	o) of Act	(employer failed to comply wi	th section 930 of Act)
	\Box section 93M(4)(c	,	(more time required to give do	,
	\Box section 93M(4)(d)	I)(i) of Act	(assessment requested but doc within specified time — not sp	
	\Box section 93M(4)(c	l)(ii) of Act	(assessment requested but doc within specified time — speci	uments not available
2.	Specify date until whic	h extension so	ught.	
C:	gnature			
	worker —		Date	/ /

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How to lodge this form

I

1.	This form should be lodged with:
	Director Dispute Resolution
	WorkCover WA
	Perth, WA
2.	WHEN LODGING THIS FORM ALSO PROVIDE ANYTHING ELSE THAT REGULATION 23 REOUIRES YOU TO PROVIDE.
	REGULATION 23 REQUIRES YOU TO PROVIDE.

Extension given or refused

The termination day			
is extended to	/ /		
is not extended.			
Signature of Director		Date	/ /

Copies of extension sent to

worker			
	(signature of person sending copy)	Date	/ /
	(orginature of person senang copy)		[]
employer		Date	/ /
	(signature of person sending copy)		

[Form 35 inserted in Gazette 28 Oct 2005 p. 4951-3; amended in Gazette 18 Nov 2011 p. 4825.]

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[r. 25]

Workers' Compensation and Injury Management Act 1981

NOTICE TO WORKER ABOUT TERMINATION DAY FOR ELECTION [under section 930 of the Act]

Date on which notice given (insert date)

(Insert name of worker)

(Insert address of worker)

WorkCover claim number (WCCN) (insert number)

Date of injury (insert date)

Date when claim for compensation made on employer: (insert date)

IMPORTANT INFORMATION

Section 93O of the *Workers' Compensation and Injury Management Act 1981* entitles you to notice of certain things that may affect the damages you could recover in court.

If your cause of action arises on or after 14 November 2005, a court will not be able to award damages for your injury if you do not elect under section 93K of the Act to retain the right to seek damages and have the election registered by WorkCover's Director-Dispute Resolution.

On the other hand, registering your election may affect your entitlement to statutory compensation. You should seek advice on whether or not to make an election.

One rule about electing is that, if you claim compensation by way of weekly payments because of your injury, you cannot elect after the termination day (there are exceptions to this rule for AIDS and specified industrial diseases).

Your termination day for this injury is (specify date), which is about 6 months away.

You may be able to apply for the termination day to be extended but an extension can only be given in limited circumstances (see section 93M(4) and (8) of the Act).

Also, before you can elect, an agreement (between you and your employer) or assessment (by an approved medical specialist you select — see the register kept by the Director) about the level of your degree of permanent whole of person impairment has to be made and recorded by the Director. The level agreed or assessed has to be 15% or more.

If you request an assessment, the approved medical specialist can reasonably be expected to take 6 weeks from when you make the request to give you the documents about the outcome of the assessment. In some cases 7 weeks is relevant (see section 93M(4)(d)(ii) of the Act). You need to allow for this time.

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Workers' Compensation and Injury Management Regulations 1982 Appendix I

This notice is a standard document and is not meant to be relied on instead of obtaining appropriate advice.

Employer's details

Name	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
Contact person	
Title	Telephone no.

[Form 36 inserted in Gazette 28 Oct 2005 p. 4953-4; amended in Gazette 18 Nov 2011 p. 4825.]

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[r. 47(4)(a)]

Workers' Compensation and Injury Management Act 1981

RECORD OF AGREEMENT ABOUT DEGREE OF PERMANENT WHOLE OF PERSON IMPAIRMENT

[recorded under section 158B(1)(a)(i) of the Act]

Record No.	
Worker's details	
Surname	Other names
Date of birth Sex	Occupation
Address	
	Postcode
Telephone no.	WorkCover claim number (WCCN)
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
~	
Contact person	
Title	Telephone no.
Insuran's details	
Insurer's details	
Name	1
Address	
	Postcode
Contact person	Telephone no.

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

<u>Injury details</u>

Description of injury	
Date injury occurred	
Date the claim, if any, for compensation by	
way of weekly payments was made on	
employer	Claim number given by insurer (if known)
Agreement	
It has been agreed that the worker's degree of per	manent whole of person impairment is —
(a) at least 10%	
do not complete if "No" in paragraph (b)	Yes 🛛
	No 🗖
(b) less than 15%	
do not complete if "No" in paragraph (a)	Yes 🗆
	No 🛛
<u>Recorded</u>	
Signature	
of Director	Date / /
Copies of record sent	
To worker	
(signature of person sendir	Date / /
(signature of person sendin	ig copy)
То	
employer	Date / /
(signature of person sendin	

[Form 37 inserted in Gazette 28 Oct 2005 p. 4955-6.]

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[r. 47(4)(b)]

Workers' Compensation and Injury Management Act 1981 RECORD OF AGREEMENT ABOUT RETRAINING CRITERIA [recorded under section 158B(1)(b)(i) of the Act]

Record No.	
Worker's details	
Surname	Other names
Date of birth Sex	Occupation
Address	
	Postcode
Telephone no.	WorkCover claim number (WCCN)
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
Contact person	
Title	Telephone no.
Insurer's details	
Name	
Address	
	Postcode
Contact person	Telephone no.

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

s		
<u>-</u> ıry		
*		
ed		
any for compensation by		
yments was made on		
	Claim number given	by insurer (if known)
	L	
		1 150/1)
that the worker satisfies all of the	e retraining criteria defin	ed in section 158(1)
	Г	
	Date	/ /
	L	
ord sent		
(signature of person sending cor	Date	/ /
(Signature of person sending cop	Γ]
	Date	/ /
(signature of person sending cop	py)	
	ed any, for compensation by yments was made on that the worker satisfies all of the ord sent (signature of person sending co	ed any, for compensation by yments was made on Claim number given that the worker satisfies all of the retraining criteria defin that the worker satisfies all of the retraining criteria defin Date ord sent (signature of person sending copy)

[Form 38 inserted in Gazette 28 Oct 2005 p. 4957-8.]

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[r. 48]

Workers' Compensation and Injury Management Act 1981

APPLICATION TO EXTEND FINAL DAY [for extension under section 158B(4) of the Act]

Worker's details

Surname	Other names
Date of birth Sex	Occupation
Address	
	Postcode
Telephone no.	WorkCover claim number (WCCN)
	(if not known, insurer can provide WCCN)
Employor's datails	
Employer's details	
Name	
Address	
	Postcode
Telephone no.	WorkCover number (WCN)
Contact person	
Title	Telephone no.
Title	Telephone no.
	Telephone no.
Insurer's details	Telephone no.
	Telephone no.
Insurer's details	Telephone no.
Insurer's details	Telephone no.
Insurer's details	
Insurer's details Name Address	Postcode
Insurer's details	

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

Injury details

De	scription of injury					
Dat	te injury occurred					
Du	te injury occurred					
Dat	te the claim for compens	sation by way of				
	ekly payments was mad		Claim number give	en by insurer (if known)		
<u>Fir</u>	nal day under see	ction 158B of	<u>f the Act</u>			
1.	Did a dispute resolution	n authority, acting	g under section 58(1) or (2) o	f the Act, determine the		
	question of liability to	make the weekly				
	Yes No		If so, answer question 2.			
2.		—	If not, skip question 2.	ish componention by		
۷.	way of weekly payment		3 months after the day on wh	nen compensation by		
	Yes		If so, on which date?			
	No					
3.	Was the worker first n claimed more than 3 n payments was claimed	nonths after the da	ty is accepted in respect of the ay on which compensation by	e weekly payments way of weekly		
	Yes		If so, on which date?			
	No					
4.	Has the final day been	extended under s	ection 158B(4) of the Act?			
	Yes		If so, to which date?			
	No					
Ex	tension sought					
1.	This application is for	the final day to be	e extended under section 158	B(4) of the Act.		
2.	Specify date until white	ch extension soug	ht.			
	~F					
Sig	nature of					
<u> </u>	rker		Date	/ /		
				<u> </u>		
Ho	w to lodge this f	orm				
1.	This form should be					
1.	Director Dispute Res					
	WorkCover WA	-station				
	Perth, WA					
	· ·					

2. WHEN LODGING THIS FORM ALSO PROVIDE ANYTHING ELSE THAT REGULATION 48 REQUIRES YOU TO PROVIDE.

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I

Extension given or refused

The final day			
is extended to	/ /		
is not extended.			
Signature of Director			
of Director		Date	/ /

Copies of extension sent to

worker	(signature of person sending copy)	_ Date	/ /
employer	(signature of person sending copy)	Date	/ /

[Form 39 inserted in Gazette 28 Oct 2005 p. 4959-61; <u>amended in</u> Gazette 18 Nov 2011 p. 4825.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

[r. 52]

Workers' Compensation and Injury Management Act 1981

Infringement notice

Serial No. Date/...../.....

To: ⁽¹⁾ of: ⁽²⁾
It is alleged that on/ at or about ⁽³⁾
at ⁽⁴⁾ the alleged offender named above committed the following offence —
contrary to section ⁽⁵⁾ of the Workers' Compensation and Injury Management Act 1981.
The modified penalty for this offence is \$

If the alleged offender wishes to be prosecuted for the alleged offence in a court, the modified penalty should not be paid and no reply to this notice is required. The alleged offender may become liable to pay a fine and costs if court proceedings are taken against the alleged offender.

If the alleged offender does **not** wish to be prosecuted for the alleged offence in a court, the amount of the modified penalty may be paid within the period of 28 days after the giving of this notice. Payment may be made by either —

- posting this form and a cheque or money order, made payable to WorkCover Western Australia, for the amount of the modified penalty to the Chief Executive Officer, WorkCover WA, 2 Bedbrook Place, Shenton Park WA 6008; or
- delivering this form, and paying the amount of the modified penalty to an authorised officer*, at WorkCover WA, 2 Bedbrook Place, Shenton Park WA 6008.

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Name and title of authorised officer giving the notice:

.....

.....

.....

Signature:

*The following are authorised officers for the purposes of receiving payment of modified penalties:

- (2) Address of alleged offender
- (3) Time when offence allegedly committed
- (4) Place where offence allegedly committed
- (5) Section designation

[Form 40 inserted in Gazette 28 Oct 2005 p. 4962-3.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

⁽¹⁾ Name of alleged offender

[r. 53]

Workers' Compensation and Injury Management Act 1981

Withdrawal of infringement notice

Serial No. Date/...../....../

To: ⁽¹⁾
of: ⁽²⁾
Infringement notice No for the
alleged offence of
contrary to section of the Workers' Compensation and Injury
Management Act 1981 has been withdrawn.
The modified penalty of \$
* has been paid and a refund is enclosed.
* has not been paid and should not be paid.
* Delete as appropriate
Name and title of authorised officer giving this notice:
Signature
<u>v</u>

Name of alleged offender given the infringement notice Address of alleged offender (1) (2)

[Form 41 inserted in Gazette 28 Oct 2005 p. 4963.]

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Appendix II

[r. 9]

[Heading deleted in Gazette 21 Jan 2005 p. 277.]

Table showing present values of \$1.00 per annum payable weekly assuming an effective earning rate of 3% per annum

						We	eks						
Years	0	1	2	3	4	5	6	7	8	9	10	11	12
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
0	0.000 00	0.019 22	0.038 43	0.057 63	0.076 81	0.095 99	0.115 16	0.134 31	0.153 45	0.172 59	0.191 71	0.210 82	0.229 92
1	0.985 09	1.003 75	1.022 39	1.041 03	1.059 66	1.078 28	1.096 89	1.115 48	1.134 07	1.152 64	1.171 21	1.189 76	1.208 31
2 3	1.941 48 2.870 02	1.959 59 2.887 60	1.977 70 2.905 18	1.995 80 2.922 75	2.013 88 2.940 31	2.031 96 2.957 86	2.050 02 2.975 40		2.086 12 3.010 45	2.104 16 3.027 96	2.122 18 3.045 46	2.140 20 3.062 94	2.158 20 3.080 42
3 4	3.771 51	2.887 60 3.788 58	2.905 18	3.822 75	2.940 31 3.839 76	2.957 80	2.975 40	2.992 93	3.010 45	3.027 96	3.045 46	3.062 94	3.080 42 3.975 79
5	4.646 74	4.663 32	4.679 89	4.696 45	4.713 00	4.729 55	4.746 08		4.779 11	4.795 62	4.812 11	4.828 60	4.845 07
6	5.496 49	5.512 58	5.528 67	5.544 75	5,560 82	5.576 88	5,592 93	5,608 97	5.625 00	5.641 02	5.657 04	5.673 04	5.689 04
7	6.321 48	6.337 11	6.352 73	6.368 34	6.383 94	6.399 53	6.415 11	6.430 69	6.446 25	6.461 81	6.477 36	6.492 89	6.508 42
8	7.122 44	7.137 62	7.152 78	7.167 94	7.183 08	7.198 22	7.213 35		7.243 58	7.258 69	7.273 78	7.288 87	7.303 94
9	7.900 08	7.914 81	7.929 53		7.958 95	7.973 65	7.988 34		8.017 69		8.047 01	8.061 65	8.076 29
10	8.655 07	8.669 37	8.683 66		8.712 22	8.726 49	8.740 75		8.769 25	8.783 49	8.797 71	8.811 93	8.826 15
11	9.388 06	9.401 95	9.415 82	9.429 69	9.443 55	9.457 41	9.471 25		9.498 92	9.512 74	9.526 55	9.540 36	9.554 16
12 13	10.099 71	10.113 19			10.153 58 10.842 93							10.247 57	
14					11.512 20								
15					12.161 98								
16	12.744 97	12.756.94	12.768 92	12,780 88	12.792 84	12.804 79	12.816 73	12.828 67	12.840 59	12.852 52	12.864 43	12.876 34	12.888 25
17					13.405 31								
18					13.999 95								
19					14.577 27								
20					15.137 78								
21					15.681 96								
22 23					16.210 29 16.723 23								
23 24					17.221 23								
25					17.704 72								
26	18.138 52	18.147 43	18.156 34	18.165 24	18.174 14	18.183 03	18.191 92	18.200 80	18.209 67	18.218 55	18.227 41	18.236 27	18.245 13
27					18.629 88								
28					19.072 35								
29 30					19.501 93 19.918 99								
31 32					20.323 91 20.717 04								
33					21.098 72								
34	21.441 16	21.448 19	21.455 23	21.462 25	21.469 28	21.476 30	21.483 31	21.490 32	21.497 33	21.504 33	21.511 33	21.518 33	21.525 32
35	21.801 74	21.808 57	21.815 40	21.822 22	21.829 04	21.835 86	21.842 67	21.849 48	21.856 28	21.863 08	21.869 87	21.876 67	21.883 45
36					22.178 33								
37					22.517 45								
38 39					22.846 68 23.166 33								
40					23.476 67								
41	23 755 10	23 760 83	23 766 54	23 772 26	23.777 97	23 783 67	23 780 38	23 705 08	23 800 78	23 806 47	23 812 16	23 817 85	23 823 54
42					24.070 49								
43					24.354 49								
44					24.630 22								
45	24.877 61	24.882 69	24.887 77	24.892 85	24.897 92	24.903 00	24.908 06	24.913 13	24.918 19	24.923 25	24.928 31	24.933 36	24.938 41
46	25.138 11				25.157 83								
47					25.410 16								
48 49	25.636 55 25.874 94				25.655 14 25.892 99								
49 50					26.123 91								

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03]

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 ${\it Appendix \, II-continued}$

						We	eks						
Years	13	14	15	16	17	18	19	20	21	22	23	24	25
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
0	0.249 01	0.268 09	0.287 15	0.306 21	0.325 26	0.344 29	0.363 32	0.382 33	0.401 33	0.420 32	0.439 30	0.458 27	0.477 23
1	1.226 84	1.245 36	1.263 88		1.300 87	1.319 35	1.337 82	1.356 28	1.374 73	1.393 17	1.411 59	1.430 01	1.448 42
2	2.176 19	2.194 18	2.212 15	2.230 11	2.248 06	2.266 01	2.283 94	2.301 86	2.319 77	2.337 67	2.355 56	2.373 45	2.391 32
3 4	3.097 89 3.992 75	3.115 35 4.009 70	3.132 80 4.026 64		3.167 67 4.060 49	3.185 09 4.077 41	3.202 50 4.094 31	3.219 90 4.111 20	3.237 29 4.128 09	3.254 67 4.144 96	3.272 04 4.161 82	3.289 40 4.178 68	3.306 75 4.195 52
5	4.861 54	4.878 00	4.020 04			4.943 73	4.094 31		4.128 09	5.009 32	5.025 69	5.042 05	
6	5,705 03	5.721 00	5.736 97	5.752 93	5.768 88	5.784 82	5.800 76	5.816 68	5.832 60	5.848 50	5.864 40	5.880 28	5.896 16
7	6.523 95	6.539 46	6.554 96			6.601 42	6.616 89	6.632 35	6.647 80	6.663 24	6.678 67	6.694 10	
8	7.319 01	7.334 07	7.349 13	7.364 17	7.379 20	7.394 23	7.409 25	7.424 26	7.439 26	7.454 25	7.469 23	7.484 21	7.499 18
9	8.090 92	8.105 55	8.120 16			8.163 95	8.178 53	8.193 10	8.207 67	8.222 22	8.236 77	8.251 31	8.265 84
10	8.840 35	8.854 55	8.868 73	8.882 91	8.897 09	8.911 25	8.925 41	8.939 55	8.953 69	8.967 83	8.981 95	8.996 06	9.010 17
11	9.567 95	9.581 73	9.595 51		9.623 03	9.636 78				9.691 71	9.705 42	9.719 13	
12				10.314 48									
13 14				10.999 14 11.663 86									
15				12.309 22									
16				12.935 79									
17				13.544 10									
18				14.134 70									
19				14.708 09									
20	15.233 12	15.243 68	15.254 24	15.264 79	15.275 33	15.285 87	15.296 41	15.306 93	15.317 45	15.327 97	15.338 48	15.348 98	15.359 48
21				15.805 27									
22 23				16.330 01 16.839 46									
23				17.334 08									
25				17.814 28									
26	18.253 98	18.262 83	18.271 67	18.280 51	18.289 34	18.298 16	18,306 99	18.315 80	18.324 61	18.333 42	18.342 22	18.351 02	18.359 81
27				18.733 15									
28				19.172 61									
29 30				19.599 27 20.013 50									
31 32				20.415 67 20.806 12									
32				20.800 12 21.185 21									
34				21.553 25									
35	21.890 24	21.897 02	21.903 79	21.910 57	21.917 34	21.924 10	21.930 86	21.937 62	21.944 37	21.951 12	21.957 87	21.964 61	21.971 35
36	22.237 74	22.244 33	22.250 90	22.257 48	22.264 05	22.270 62	22.277 18	22.283 74	22.290 30	22.296 85	22.303 40	22.309 95	22.316 49
37				22.594 29									
38 39				22.921 29 23.238 76									
40				23.546 99									
41				23.846 24									
41				23.846 24 24.136 78									
43	24.402 80	24.408 15	24.413 50	24.418 85	24.424 19	24.429 53	24.434 87	24.440 20	24.445 53	24.450 86	24.456 19	24.461 51	24.466 83
44				24.692 71									
45	24.943 46	24.948 50	24.953 55	24.958 59	24.963 62	24.968 66	24.973 69	24.978 71	24.983 74	24.988 76	24.993 78	24.998 80	25.003 81
46				25.216 72									
47				25.467 34									
48 49		25.701 43 25.937 93		25.710 66 25 946 89							25.742 87 25.978 16		
50				26.176 24									

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 ${\it Appendix \, II-continued}$

						We	eks						Weeks										
Years	26	27	28	29	30	31	32	33	34	35	36	37	38										
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$										
0	0.496 18	0.515 12	0.534 05	0.552 96	0.571 87	0.590 76	0.609 65	0.628 52	0.647 38	0.666 24	0.685 08	0.703 91	0.722 73										
1	1.466 82	1.485 20	1.503 58	1.521 94	1.540 30	1.558 64	1.576 98	1.595 30	1.613 61	1.631 92	1.650 21	1.668 49	1.686 76										
2	2.409 18	2.427 03	2.444 87	2.462 70	2.480 52	2.498 33	2.516 13	2.533 92	2.551 70	2.569 47	2.587 23	2.604 98	2.622 72										
3	3.324 09	3.341 42	3.358 74	3.376 06	3.393 36	3.410 65	3.427 93		3.462 46	3.479 72		3.514 19	3.531 41										
4	4.212 36	4.229 19	4.246 00	4.262 81	4.279 61	4.296 39	4.313 17	4.329 94	4.346 70	4.363 45	4.380 19	4.396 92	4.413 64										
5	5.074 75	5.091 09	5.107 42	5.123 73	5.140 04	5.156 34	5.172 63	5.188 91	5.205 18	5.221 44	5.237 70	5.253 94	5.270 17										
6	5.912 03	5.927 89	5.943 74	5.959 58	5.975 42	5.991 24	6.007 06		6.038 66	6.054 45	6.070 23	6.086.00	6.101 76										
7	6.724 92	6.740 32	6.755 71	6.771 09	6.786 46	6.801 83	6.817 18		6.847 86	6.863 19	6.878 51	6.893 82	6.909 12										
8 9	7.514 14 8.280 36	7.529 08 8.294 88	7.544 03 8.309 38	7.558 96 8.323 88	7.573 88 8.338 37	7.588 80 8.352 85	7.603 71 8.367 32		7.633 50 8.396 25	7.648 38 8.410 69		7.678 12 8.439 57	7.692 97 8.453 99										
9 10	9.024 27	8.294 88 9.038 36	9.052 45	9.066 52	9.080 59	9.094 65			8.396 23 9.136 78	9.150 81		9.178 84											
11 12	9.746 51	9.760 19	9.773 87	9.787 53		9.814 84		9.842 12 10.540 54	9.855 75	9.869 36													
12								11.218 62															
14								11.876 95															
15	12.431 16	12.443 32	12.455 46	12.467 61	12.479 74	12.491 87	12.503 99	12.516 10	12.528 21	12.540 31	12.552 40	12.564 49	12.576 57										
16	13 054 17	13 065 97	13 077 77	13 089 56	13 101 34	13 113 11	13 124 88	13.136 64	13 148 40	13 160 14	13 171 89	13 183 62	13 195 35										
17								13.739 11															
18	14.246 29	14.257 41	14.268 53	14.279 64	14.290 75	14.301 84	14.312 94	14.324 02	14.335 10	14.346 18	14.357 24	14.368 30	14.379 36										
19								14.891 90															
20	15.369 97	15.380 46	15.390 94	15.401 41	15.411 88	15.422 34	15.432 79	15.443 24	15.453 69	15.464 13	15.474 56	15.484 98	15.495 40										
21	15.907 39	15.917 57	15.927 74	15.937 91	15.948 07	15.958 23	15.968 38	15.978 53	15.988 67	15.998 80	16.008 93	16.019 05	16.029 17										
22								16.498 22															
23								17.002 77															
24 25								17.492 63 17.968 22															
26 27								18.429 96 18.878 25															
27								19.313 48															
29								19.736 04															
30								20.146 29															
31	20 491 66	20 499 23	20 506 80	20 514 37	20 521 93	20 529 49	20 537 04	20.544 59	20 552 13	20 559 68	20 567 21	20 574 74	20 582 27										
32								20.931 29															
33	21.256 83	21.263 97	21.271 11	21.278 24	21.285 37	21.292 49	21.299 61	21.306 73	21.313 84	21.320 94	21.328 05	21.335 15	21.342 24										
								21.671 23															
35	21.978 08	21.984 81	21.991 54	21.998 26	22.004 98	22.011 69	22.018 40	22.025 11	22.031 81	22.038 51	22.045 21	22.051 90	22.058 59										
36								22.368 69															
37								22.702 26															
38 39								23.026 11															
39 40								23.340 53 23.645 80															
41 42								23.942 17 24.229 91															
								24.229 91 24.509 27															
44								24.780 49															
45								25.043 82															
46	25 265 49	25 270 36	25 275 22	25 280 07	25 284 93	25 289 78	25 294 63	25.299 47	25 304 31	25 309 15	25 313 99	25 318 83	25 323 66										
47								25.547 68															
48								25.788 66															
49	25.991 52							26.022 62															
50	26.219 57	26.223 89	26.228 21	26.232 53	26.236 84	26.241 15	26.245 46	26.249 76	26.254 06	26.258 36	26.262 66	26.266 96	26.271 25										

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 ${\it Appendix \, II-continued}$

76	00	· · · · ·
76	ee	w

						We	eks						
Years	39	40	41	42	43	44	45	46	47	48	49	50	51
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
0	0.741 54	0.760 34	0.779 12	0.797 90	0.816 67	0.835 42	0.854 17	0.872 90	0.891 63	0.910 34	0.929 04	0.947 73	0.966 41
1	1.705 02	1.723 27	1.741 52	1.759 75	1.777 97	1.796 17	1.814 37	1.832 56	1.850 74	1.868 91	1.887 07	1.905 21	1.923 35
2	2.640 45	2.658 17	2.675 88	2.693 58	2.711 27	2.728 94		2.764 27	2.781 92	2.799 56			2.852 42
3	3.548 63	3.565 83	3.583 02	3.600 21	3.617 38	3.634 55	3.651 70	3.668 84	3.685 98	3.703 10		3.737 33	
4	4.430 35	4.447 06	4.463 75	4.480 43	4.497 11	4.513 77	4.530 42	4.547 07	4.563 71	4.580 33		4.613 56	
5	5.286 40	5.302 62	5.318 82	5.335 02	5.351 21	5.367 39	5.383 56	5.399 72	5.415 87	5.432 01	5.448 14	5.464 27	5.480 38
6	6.117 51	6.133 26	6.148 99	6.164 72	6.180 43	6.196 14	6.211 84	6.227 53	6.243 21	6.258 88	6.274 54	6.290 20	6.305 84
7	6.924 42	6.939 70	6.954 98	6.970 25	6.985 50	7.000 75	7.016 00	7.031 23	7.046 45	7.061 67	7.076 88	7.092 07	7.107 26
8	7.707 82	7.722 66	7.737 49	7.752 31	7.767 13	7.781 93		7.811 52	7.826 30	7.841 07		7.870 59	
9	8.468 41	8.482 81	8.497 21	8.511 60	8.525 99	8.540 36	8.554 73	8.569 09	8.583 44	8.597 78	8.612 11	8.626 44	8.640 76
10	9.206 84	9.220 83	9.234 81	9.248 78	9.262 74	9.276 70		9.304 59	9.318 52	9.332 44	9.346 36		
11	9.923 76	9.937 34	9.950 92	9.964 48	9.978 04	9.991 59	10.005.12	10.018 66	10.032 19	10 045 71	10.059 22	10.072 72	10.086 22
12											10.751 32		
13											11.423 26		
13											12.075 63		
15											12.709 00		
16											13.323 92		
17											13.920 93		
18											14.500 55		
19											15.063 29		
20	15.505 82	15.516 23	15.526.63	15.537 03	15.547 42	15.557 80	15.568 18	15.578 55	15.588 92	15.599 28	15.609 63	15.619 98	15.630 33
21	16.039 28	16.049 38	16.059 48	16.069 58	16.079 66	16.089 75	16.099 82	16.109 89	16.119 96	16.130 02	16.140 07	16.150 12	16.160 16
22	16.557 20	16.567 01	16.576 82	16.586 61	16.596 41	16.606 20	16.615 98	16.625 76	16.635 53	16.645 30	16.655 06	16.664 81	16.674 56
23	17.060 04	17.069 56	17.079 08	17.088 59	17.098 10	17.107 61	17.117 10	17.126 60	17.136 08	17.145 57	17.155 04	17.164 51	17.173 98
24	17.548 23	17.557 47	17.566 72	17.575 95	17.585 19	17.594 41	17.603 63	17.612 85	17.622 06	17.631 27	17.640 47	17.649 66	17.658 85
25	18.022 20	18.031 18	18.040 15	18.049 12	18.058 08	18.067 04	18.075 99	18.084 94	18.093 88	18.102 82	18.111 75	18.120 68	18.129 60
26	18.482.37	18.491.08	18.499 79	18.508.50	18.517.20	18.525 90	18.534.59	18.543 28	18,551.96	18.560 64	18.569 31	18.577 98	18.586 64
27											19.013 54		
28											19.444 83		
29											19.863 57		
30											20.270 10		
31	20 590 70	20 507 21	20 (04 92	20 (12 24	20 (10 95	20 (27 25	20 (24 95	20 642 24	20 640 92	20 657 21	20.664 79	20 (72 27	20 (70 74
31											20.864 79 21.047 99		
32											21.420 03		
33 34											21.420 03		
35											22.131 91		
36											22.472 38		
37											22.802 93		
38											23.123 85		
39											23.435 42		
40	25.680 44	23.686 21	23.691 97	23.69772	23.703 48	23.709 22	23.714 97	23.720 71	23.726 45	23.732 19	23.737 92	23.743 65	23.749 38
41											24.031 61		
42											24.316 75		
43											24.593 58		
44											24.862 35		
45	25.073 70	25.078 67	25.083 64	25.088 61	25.093 57	25.098 53	25.103 49	25.108 44	25.113 39	25.118 34	25.123 29	25.128 23	25.133 17
46	25.328 49	25.333 31	25.338 14	25.342 96	25.347 77	25.352 59	25.357 40	25.362 21	25.367 02	25.371 82	25.376 63	25.381 42	25.386 22
47											25.622 59		
48											25.861 38		
49			26.058 00								26.093 22		
50											26.318 31		

[Appendix II amended in Gazette 17 Nov 2000 p. 6322; 21 Jan 2005 p. 277.]

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Appendix III

[r. 19E]

[Heading inserted in Gazette 26 Feb 1991 p. 947.]

Report No. 118 of the National Acoustic Laboratories

Appendix 3

Binaural tables for determining percentage loss of hearing

January, 1988

It is recommended that the following procedure be used to assess binaural percentage loss of hearing.

- 1. Measure the hearing threshold levels (HTLs) of the person at the audiometric frequencies 500, 1000, 1500, 2000, 3000 and 4000 Hz.
- 2. Determine the better and worse ears at each of these frequencies. At a particular frequency, the better ear is the ear with the smaller HTL. The better ear at one frequency may be the worse at another.
- 3. Using the HTLs of the better and worse ears, read the percentage loss of hearing (PLH) at each frequency from the appropriate table (Table RB-500, RB-1000, RB-1500, RB-2000, RB-3000 or RB-4000) and add these 6 values together to obtain the overall binaural PLH.

	Example										
HEARING THRESHOLD LEVELS											
Frequency	Right	Left	Better	Worse	PLH						
	Ear	Ear	Ear	Ear							
500	40	10	10	40	1.7						
1000	45	25	25	45	4.2						
1500	50	40	40	50	7.1						
2000	55	55	55	55	8.4						
3000	60	70	60	70	6.5						
4000	65	85	65	85	7.1						
				Overall 1	Binaural PLH = 35.0%						

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Table RB — 500

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 500 Hz

HTL — BETTER EAR

	≤15	20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	≤95	
≤15	0																	
20	0.4	0.6																н
25	0.6	1.0	1.4															Т
30	1.0	1.4	2.0	2.8														L
35	1.3	1.8	2.5	3.4	4.5													I
40	1.7	2.2	3.0	3.9	5.1	6.4												w
45	2.0	2.6	3.4	4.3	5.5	6.8	8.1											0
50	2.3	2.9	3.7	4.7	5.8	7.1	8.4	9.7										R
55	2.5	3.2	4.0	5.0	6.1	7.3	8.6	9.9	11.2									s
60	2.7	3.4	4.2	5.2	6.3	7.5	8.8	10.0	11.3	12.6								Е
65	2.8	3.5	4.4	5.4	6.5	7.7	8.9	10.2	11.5	12.7	14.0							
70	2.9	3.7	4.5	5.5	6.6	7.8	9.1	10.3	11.6	12.9	14.2	15.5						Е
75	3.0	3.8	4.7	5.7	6.8	8.0	9.2	10.5	11.8	13.1	14.5	15.7	16.9					А
80	3.1	3.9	4.8	5.8	6.9	8.1	9.3	10.6	12.0	13.3	14.7	16.0	17.2	18.2				R
85	3.2	4.0	4.9	5.9	7.0	8.2	9.4	10.7	12.1	13.5	14.9	16.2	17.4	18.4	19.1			
90	3.4	4.1	5.0	6.0	7.1	8.3	9.5	10.8	12.2	13.6	15.0	16.3	17.6	18.5	19.2	19.7		
≤95	3.4	4.2	5.1	6.1	7.1	8.3	9.5	10.8	12.2	13.6	15.0	16.4	17.6	18.6	19.3	19.7	20.0	

Table RB — 1000

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 1000 Hz

HTL — BETTER EAR

	≤15	20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	≤95	
≤15	0																	
20	0.5	0.8																
25	0.8	1.2	1.8															Н
30	1.2	1.7	2.5	3.5														Т
35	1.7	2.3	3.1	4.3	5.7													L
40	2.1	2.8	3.7	4.9	6.3	8.0												
45	2.5	3.3	4.2	5.4	6.9	8.5	10.2											W
50	2.8	3.6	4.7	5.9	7.3	8.8	10.5	12.1										0
55	3.1	3.9	5.0	6.2	7.6	9.1	10.7	12.4	14.0									R
60	3.3	4.2	5.3	6.5	7.9	9.4	11.0	12.6	14.2	15.7								S
65	3.5	4.4	5.5	6.7	8.1	9.6	11.2	12.8	14.4	15.9	17.5							Е
70	3.7	4.6	5.7	6.9	8.3	9.8	11.3	12.9	14.6	16.2	17.8	19.4						
75	3.8	4.7	5.8	7.1	8.5	10.0	11.5	13.1	14.8	16.4	18.1	19.7	21.1					Е
80	3.9	4.9	6.0	7.3	8.6	10.1	11.7	13.3	15.0	16.7	18.4	20.0	21.5	22.7				Α
85	4.1	5.0	6.2	7.4	8.8	10.3	11.8	13.4	15.1	16.9	18.6	20.3	21.7	23.0	23.9			R
90	4.2	5.2	6.3	7.5	8.9	10.3	11.9	13.5	15.2	17.0	18.7	20.4	21.9	23.2	24.1	24.6		

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≤95 4.3 5.3 6.4 7.6 8.9 10.3 11.9 13.5 15.2 17.0 18.7 20.5 22.0 23.3 24.2 24.7 25.0

Table RB — 1500

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 1500 Hz

HTL — BETTER EAR

	≤15	20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	≤95	
≤15	0																	
20	0.4	0.6																
25	0.6	1.0	1.4															н
30	1.0	1.4	2.0	2.8														Т
35	1.3	1.8	2.5	3.4	4.5													L
40	1.7	2.2	3.0	3.9	5.1	6.4												
45	2.0	2.6	3.4	4.3	5.5	6.8	8.1											W
50	2.3	2.9	3.7	4.7	5.8	7.1	8.4	9.7										0
55	2.5	3.2	4.0	5.0	6.1	7.3	8.6	9.9	11.2									R
60	2.7	3.4	4.2	5.2	6.3	7.5	8.8	10.0	11.3	12.6								s
65	2.8	3.5	4.4	5.4	6.5	7.7	8.9	10.2	11.5	12.7	14.0							Е
70	2.9	3.7	4.5	5.5	6.6	7.8	9.1	10.3	11.6	12.9	14.2	15.5						
75	3.0	3.8	4.7	5.7	6.8	8.0	9.2	10.5	11.8	13.1	14.5	15.7	16.9					Е
80	3.1	3.9	4.8	5.8	6.9	8.1	9.3	10.6	12.0	13.3	14.7	16.0	17.2	18.2				Α
85	3.2	4.0	4.9	5.9	7.0	8.2	9.4	10.7	12.1	13.5	14.9	16.2	17.4	18.4	19.1			R
90	3.4	4.1	5.0	6.0	7.1	8.3	9.5	10.8	12.2	13.6	15.0	16.3	17.6	18.5	19.2	19.7		
≤95	3.4	4.2	5.1	6.1	7.1	8.3	9.5	10.8	12.2	13.6	15.0	16.4	17.6	18.6	19.3	19.7	20.0	

Table RB — 2000

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 2000 Hz

HTL — BETTER EAR

	≤15	20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	≤95	
<15	0																	
≤15																		
20	0.3	0.5																
25	0.5	0.7	1.1															Н
30	0.7	1.0	1.5	2.1														Т
35	1.0	1.4	1.9	2.5	3.4													L
40	1.3	1.7	2.2	2.9	3.8	4.8												
45	1.5	1.9	2.5	3.3	4.1	5.1	6.1											W
50	1.7	2.2	2.8	3.5	4.4	5.3	6.3	7.3										0
55	1.9	2.4	3.0	3.7	4.6	5.5	6.4	7.4	8.4									R
60	2.0	2.5	3.1	3.9	4.7	5.6	6.6	7.5	8.5	9.4								S
65	2.1	2.6	3.3	4.0	4.9	5.7	6.7	7.6	8.6	9.6	10.5							Е
70	2.2	2.7	3.4	4.1	5.0	5.9	6.8	7.8	8.7	9.7	10.7	11.6						
75	2.3	2.8	3.5	4.3	5.1	6.0	6.9	7.9	8.9	9.9	10.8	11.8	12.7					Е
80	2.4	2.9	3.6	4.4	5.2	6.1	7.0	8.0	9.0	10.0	11.0	12.0	12.9	13.6				А
85	2.4	3.0	3.7	4.4	5.3	6.1	7.1	8.1	9.1	10.1	11.1	12.1	13.0	13.8	14.3			R
90	2.5	3.1	3.8	4.5	5.3	6.2	7.1	8.1	9.1	10.2	11.2	12.2	13.2	13.9	14.4	14.8		

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≤95 2.6 3.2 3.8 4.6 5.4 6.2 7.1 8.1 9.1 10.2 11.3 12.3 13.2 14.0 14.5 14.8 15.0

Table RB — **3000**

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 3000 Hz

HTL — BETTER EAR

	≤15	20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	≤95	
≤15	0																	
20	0.2	0.3																
25	0.3	0.5	0.7															Н
30	0.5	0.7	1.0	1.4														Т
35	0.7	0.9	1.2	1.7	2.3													L
40	0.8	1.1	1.5	2.0	2.5	3.2												
45	1.0	1.3	1.7	2.2	2.7	3.4	4.1											W
50	1.1	1.4	1.9	2.3	2.9	3.5	4.2	4.8										0
55	1.2	1.6	2.0	2.5	3.0	3.6	4.3	4.9	5.6									R
60	1.3	1.7	2.1	2.6	3.1	3.7	4.4	5.0	5.6	6.3								s
65	1.4	1.8	2.2	2.7	3.2	3.8	4.4	5.1	5.7	6.4	7.0							Е
70	1.5	1.8	2.3	2.8	3.3	3.9	4.5	5.2	5.8	6.5	7.1	7.7						
75	1.5	1.9	2.3	2.8	3.4	4.0	4.6	5.2	5.9	6.6	7.2	7.8	8.4					Е
80	1.6	2.0	2.4	2.9	3.4	4.0	4.7	5.3	6.0	6.6	7.3	8.0	8.6	9.1				Α
85	1.6	2.0	2.5	3.0	3.5	4.1	4.7	5.4	6.0	6.7	7.4	8.1	8.7	9.2	9.5			R
90	1.7	2.1	2.5	3.0	3.5	4.1	4.7	5.4	6.1	6.8	7.5	8.2	8.8	9.2	9.6	9.8		
≤95	1.7	2.1	2.6	3.0	3.6	4.1	4.7	5.4	6.1	6.8	7.5	8.2	8.8	9.3	9.6	9.8	10.0	

Table EB — 4000

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 4000 Hz

HTL — BETTER EAR

	≤20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	≤95	
≤20	0																
25	0.1	0.2															н
30	0.2	0.3	0.5														Т
35	0.3	0.4	0.6	0.9													L
40	0.4	0.5	0.8	1.0	1.5												
45	0.5	0.7	0.9	1.2	1.6	2.1											W
50	0.6	0.8	1.0	1.4	1.7	2.2	2.6										0
55	0.6	0.8	1.1	1.5	1.8	2.2	2.7	3.1									R
60	0.7	0.9	1.2	1.5	1.9	2.3	2.7	3.2	3.6								s
65	0.7	1.0	1.3	1.6	2.0	2.4	2.8	3.2	3.6	4.0							Е
70	0.8	1.0	1.3	1.6	2.0	2.4	2.8	3.2	3.7	4.1	4.5						
75	0.8	1.1	1.4	1.7	2.1	2.5	2.9	3.3	3.7	4.1	4.5	4.9					Е
80	0.9	1.1	1.4	1.7	2.1	2.5	2.9	3.3	3.8	4.2	4.6	5.0	5.3				Α
85	0.9	1.2	1.4	1.8	2.1	2.5	2.9	3.4	3.8	4.3	4.7	5.1	5.4	5.7			R
90	0.9	1.2	1.5	1.8	2.2	2.6	3.0	3.4	3.8	4.3	4.7	5.1	5.5	5.7	5.9		
≤95	1.0	1.2	1.5	1.8	2.2	2.6	3.0	3.4	3.9	4.3	4.8	5.2	5.5	5.7	5.9	6.0	

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Table EB — 6000

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 6000 Hz

HTL — BETTER EAR

	≤25	30	35	40	45	50	55	60	65	70	75	80	85	90	≤95	
≤25	0															
30	0.1	0.2														Н
35	0.2	0.3	0.4													Т
40	0.3	0.4	0.5	0.7												L
45	0.3	0.4	0.6	0.8	1.0											
50	0.4	0.5	0.7	0.9	1.1	1.3										W
55	0.4	0.5	0.7	0.9	1.1	1.3	1.5									0
60	0.4	0.6	0.7	0.9	1.1	1.4	1.6	1.8								R
65	0.5	0.6	0.8	1.0	1.2	1.4	1.6	1.8	2.0							s
70	0.5	0.6	0.8	1.0	1.2	1.4	1.6	1.8	2.0	2.2						Е
75	0.5	0.7	0.8	1.0	1.2	1.4	1.7	1.9	2.1	2.3	2.5					
80	0.6	0.7	0.9	1.1	1.3	1.5	1.7	1.9	2.1	2.3	2.5	2.7				Е
85	0.6	0.7	0.9	1.1	1.3	1.5	1.7	1.9	2.1	2.3	2.5	2.7	2.8			Α
90	0.6	0.7	0.9	1.1	1.3	1.5	1.7	1.9	2.2	2.4	2.6	2.7	2.8	2.9		R
≤95	0.6	0.8	0.9	1.1	1.3	1.5	1.7	1.9	2.2	2.4	2.6	2.7	2.8	2.9	3.0	

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Appendix 7

Binaural extension tables

January, 1988

These tables replace Table RB-4000 in the binaural tables given in Appendix 3 when it is necessary to determine binaural PLH over the range 500 to 8000 Hz. The weighting of 10% given to 4000 Hz in Appendix 3 has been split between 4000, 6000 and 8000 Hz, with 4000 Hz receiving 6%, 6000 Hz 3% and 8000 Hz 1%. When determining binaural PLH over the range 500 to 8000 Hz, the appropriate tables from Appendix 3 are used for the frequencies 500, 1000, 1500, 2000 and 3000 Hz and the relevant tables given in this Appendix are used for the frequencies 4000, 6000 and 8000 Hz.

		Exan	nple		
]	Hearing Thres	shold Levels		
Frequency	Right	Left	Better	Worse	PLH
	Ear	Ear	Ear	Ear	
500	40	10	10	40	1.7
1000	45	25	25	45	4.2
1500	50	40	40	50	7.1
2000	55	55	55	55	8.4
3000	60	70	60	70	6.5
4000	65	85	65	85	4.3
6000	55	75	55	75	1.7
8000	45	65	45	65	0.4
			Ove	rall Binaural P	PLH = 34.3%

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Table EB — 8000

Values of percentage loss of hearing corresponding to given hearing threshold levels in the better and worse ears at 8000 Hz

HTL — BETTER EAR

	≤30	35	40	45	50	55	60	65	70	75	80	85	≤90	
≤30	0													Н
35	0.1	0.1												Т
40	0.1	0.2	0.2											L
45	0.1	0.2	0.3	0.3										
50	0.2	0.2	0.3	0.3	0.4									W
55	0.2	0.2	0.3	0.4	0.4	0.5								0
60	0.2	0.2	0.3	0.4	0.4	0.5	0.6							R
65	0.2	0.3	0.3	0.4	0.5	0.5	0.6	0.7						s
70	0.2	0.3	0.3	0.4	0.5	0.5	0.6	0.7	0.7					Е
75	0.2	0.3	0.3	0.4	0.5	0.5	0.6	0.7	0.8	0.8				
80	0.2	0.3	0.3	0.4	0.5	0.6	0.6	0.7	0.8	0.8	0.9			Е
85	0.2	0.3	0.4	0.4	0.5	0.6	0.6	0.7	0.8	0.8	0.9	0.9		А
≤90	0.2	0.3	0.4	0.4	0.5	0.6	0.6	0.7	0.8	0.8	0.9	0.9	1.0	R

[Appendix III inserted in Gazette 26 Feb 1991 p. 947-56.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

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Appendix IV — Registered agents code of conduct

[r. 26]

[Heading inserted in Gazette 28 Oct 2005 p. 4964.]

1. Duties of registered agent

It is the duty of a registered agent —

- (a) to comply with the provisions of the Act, any subsidiary legislation made under the Act and the conditions of registration;
- (b) not to engage in conduct which is illegal or dishonest or which may otherwise bring registered agents into disrepute or which is prejudicial to the administration of the workers' compensation and injury management system; and
- (c) to be competent as a registered agent.

[Clause 1 inserted in Gazette 28 Oct 2005 p. 4964.]

2. Integrity and diligence

- (1) A registered agent must not attempt to further a client's case by unethical or dishonest means.
- (2) A registered agent must not knowingly assist or seek to induce another person to breach this code of conduct.
- (3) A registered agent must treat clients fairly and in good faith, giving due regard to a client's position of dependence upon the agent, and the high degree of trust which a client is entitled to place on the agent.
- (4) A registered agent must always be completely frank and open with a client and with all others so far as the interests of the client permit and must at all times give a client a candid opinion on any matter in which the agent acts for that client.
- (5) A registered agent must take such action consistent with the agent's retainer as is necessary and reasonably available to protect and advance a client's interests.
- (6) A registered agent must at all times use his or her best endeavours to complete work on behalf of a client as soon as is reasonably possible,

and if a registered agent accepts instructions and it is, or becomes, apparent to the agent that the work cannot be done within a reasonable time, the agent must so inform the client.

- (7) A registered agent must not take unnecessary steps or do work in such a manner as to increase proper costs to the client.
- (8) If it is in the best interests of the client of a registered agent to do so, the agent must endeavour to reach a solution by settlement rather than commence or continue proceedings.

[Clause 2 inserted in Gazette 28 Oct 2005 p. 4964-5.]

3. Confidentiality

- (1) A registered agent must strive to establish and maintain a relationship of trust and confidence with clients.
- (2) A registered agent must impress upon a client that the agent cannot adequately serve the client without knowing everything that might be relevant to the client's interests and that the client should not withhold information that the client might think is embarrassing or harmful to the client's interests.
- (3) A registered agent must not, without the client's consent, directly or indirectly reveal a client's confidence, or use the confidence in any way detrimental to the interests of that client, or lend or reveal the contents of the confidence in any brief or instructions to any person except to the extent —
 - (a) required by law, rules of court or court order; or
 - (b) necessary for replying to or defending any charge or complaint of criminal conduct or misconduct contrary to this code brought against the agent.
- (4) A registered agent's duties under this clause towards a particular client continue after the agent has ceased to act for the client.

[Clause 3 inserted in Gazette 28 Oct 2005 p. 4965-6.]

Compare 01 Oct 2010 [06-d0-06] / 01 Dec 2011 [06-e0-03] Published on www.legislation.wa.gov.au

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4. Conflict of interest

- (1) A registered agent must at all times make a full and frank disclosure to a client of any conflict of interest that the registered agent has or may have in any matter concerning that client.
- (2) A registered agent must not act or continue to act on behalf of a client if to do so would or may give rise to a conflict of interest adverse to the client unless the client has been fully informed of the nature and implications of the conflict and consents to the registered agent acting or continuing to act on behalf of the client.
- (3) A registered agent must not give advice or guidance to a person where the registered agent knows that the interests of that person are in conflict or likely to be in conflict with the interests of the agent's client, other than advice to secure the services of another representative.

[Clause 4 inserted in Gazette 28 Oct 2005 p. 4966.]

5. Proceedings

- (1) Subject to this code of conduct, a registered agent must provide advice and conduct each case and matter in the manner the agent considers most advantageous to the agent's client.
- (2) A registered agent must not knowingly deceive or mislead the <u>CommissionerDirector, the Registrar</u>, an officer of the <u>DRDConciliation Service or the Arbitration Service</u> or any other officer of WorkCover WA, a client or any other person involved in a matter in respect of which the agent has been retained.
- (3) A registered agent must at all times
 - (a) act with due courtesy to the Commissioner Director, the <u>Registrar</u>, officers of the <u>DRDConciliation Service and the</u> <u>Arbitration Service</u> and other officers of WorkCover WA, legal practitioners, other registered agents, their own clients and other parties to the dispute;
 - (b) use his or her best endeavours to avoid unnecessary expense and waste of a dispute resolution authority's time;
 - (c) when so requested, inform the Director <u>or Registrar</u> of the probable length of a proceeding;

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- (d) inform the Director <u>or Registrar</u> of the possibility of a settlement provided the agent can do so without revealing the existence or content of "without prejudice" communications; and
- (e) subject to this code of conduct, inform the Director<u>or</u> <u>Registrar</u> of any development that affects the information already before a dispute resolution authority.
- (4) In cross examination which goes to a matter in issue, a registered agent may put questions suggesting fraud, misconduct or the commission of an offence provided that the agent is satisfied that the matters suggested are part of the case of the agent's client and the agent has no reason to believe that they are only put forward for the purpose of impugning the witness's character.
- (5) Questions which affect the credibility of a witness by attacking the witness's character, but which are otherwise not relevant to the actual inquiry, must not be put in cross examination unless there are reasonable grounds to support the imputation conveyed by such questions.

[Clause 5 inserted in Gazette 28 Oct 2005 p. 4966-7; <u>amended in</u> <u>Gazette 18 Nov 2011 p. 4826.</u>]

6. Advertising

A registered agent must not engage in promotional conduct or advertising about the agent's skills, experience, fees or results in a manner which is misleading or deceptive, or likely to mislead or deceive.

[Clause 6 inserted in Gazette 28 Oct 2005 p. 4967.]

7. Withdrawal

- (1) A registered agent must recognise that a client is entitled to change representative at any time without giving a reason and must take all reasonable steps to facilitate such a change should a client so request.
- (2) If a client engages another registered agent in a matter and that agent is of the opinion that the conduct of a preceding representative in the matter warrants the making of a complaint, the agent must so advise the client.

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- (3) A registered agent may withdraw from representing a client
 - (a) at any time and for any reason if withdrawal will cause no significant harm to the client's interests and the client is fully informed of the consequences of withdrawal and voluntarily assents to it;
 - (b) if the registered agent reasonably believes that continued engagement in the case or matter would be likely to have a seriously adverse effect upon the agent's health;
 - (c) if the client, without lawful excuse, refuses or fails to comply with a written agreement regarding fees or expenses;
 - (d) if the client made material misrepresentations about the facts of the case or matter to the agent;
 - (e) if the agent has an interest in any case or matter which the agent is concerned may be adverse to that of the client;
 - (f) if such action is necessary to avoid the agent breaching this code of conduct; or
 - (g) if any other good cause exists.
- (4) If a registered agent withdraws from representing a client the agent must take reasonable care to avoid foreseeable harm to the client including
 - (a) giving due notice to the client;
 - (b) allowing reasonable time for the substitution of a new agent;
 - (c) cooperating with the new agent; and
 - (d) promptly turning over all papers and property and paying to the client any moneys to which the client is entitled.
- (5) If a registered agent withdraws from representing a client the agent must give written notice of the withdrawal to the Director and other parties to the proceeding.

[Clause 7 inserted in Gazette 28 Oct 2005 p. 4967-9.]

8. Fees

(1) A registered agent must before commencing to act for a client inform the client in writing of the maximum costs the registered agent can charge and the basis for calculation of the costs of the agent.

- (2) Upon receiving the advice the client must sign an acknowledgment of the information.
- (3) During the course of a retainer, a registered agent must promptly advise the client of any circumstances likely to have a substantial effect on the amount, or basis of calculation, of such costs or any disbursements.
- (4) A registered agent must issue appropriate receipts for services provided to a client.
- (5) A registered agent must not charge more than is reasonable for his or her services, having regard to the complexity of the matter, the time and skill involved, and any costs determination published under section 273 of the Act.

[Clause 8 inserted in Gazette 28 Oct 2005 p. 4969.]

9. Records

- (1) A registered agent must keep adequate records of
 - (a) moneys received on behalf of clients;
 - (b) disbursement made on behalf of clients; and
 - (c) time spent on cases.
- (2) Records kept under this clause must be available for inspection by WorkCover WA.

[Clause 9 inserted in Gazette 28 Oct 2005 p. 4969.]

10. Trust moneys

A registered agent must not hold for or on behalf of a client or other party any moneys in trust without the written authorisation of that person.

[Clause 10 inserted in Gazette 28 Oct 2005 p. 4970.]

11. Costs

(1) A registered agent must not, in the course of his or her business give, or agree to give, an allowance in the nature of an introduction fee or spotter's fee to any person for introducing business to him or her and

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must not receive any similar allowance from any person for introducing or recommending clients to that person.

(2) A registered agent must, as soon as practicable after being requested by a client, render a bill of costs covering all work performed for the client to which the request relates.

[Clause 11 inserted in Gazette 28 Oct 2005 p. 4970.]

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Appendix V — Prescribed offences and modified penalties

[r. 50, 51]

Item	Section of Act	Description of offence	Modified penalty	
<u>1A.</u>	<u>57A(2A)</u>	Failing to claim under policy of insurance	<u>\$200.00</u>	
1.	57A(3)	Failing to provide notice	\$200.00	
2.	57A(4)	Failing to cause notification to be accompanied by means for conveying information in machine-readable form	\$200.00	
<u>3A.</u>	<u>57A(8A)</u>	Failing to make weekly payment	<u>\$400.00</u>	
<u>3B.</u>	<u>57A(8)</u>	Failing to make weekly payment having received payment from insurer	<u>\$400.00</u>	
3.	57B(2)	Failing to make first weekly payment or give notice	\$200.00	
4.	57B(2b)	Failing to notify WorkCover WA of having declined to indemnify employer	\$200.00	
5.	57B(3)	Failing to cause notification to be accompanied by means for conveying information in machine-readable form	\$200.00	
<u>6A.</u>	<u>57B(8)</u>	Failing to make weekly payment	<u>\$400.00</u>	
6.	57C(2)	Failing to notify WorkCover WA after weekly payments commenced	\$200.00	
7.	57C(4)	Failing to notify WorkCover WA of discontinuance of weekly payments	\$200.00	
8.	61(2a)(a)	Failing to give notice of intention to discontinue or reduce weekly payments	\$400.00	
9.	61(2a)(b)	Failing to give notice that complies with section 61(2) of the Act	\$400.00	

[Heading inserted in Gazette 28 Oct 2005 p. 4970.]

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Item	Section of Act	Description of offence	Modified penalty
10.	70(2)	Failing to furnish worker with copy of report	\$400.00
11.	75(2)	Giving notice contrary to section 75(1) of the Act	\$200.00
12.	103A(2)	Furnishing WorkCover WA with false information or return	\$400.00
13.	109(3)	Failing to pay contribution or instalment	\$400.00
14.	109(4b)	Failing to send particulars to WorkCover WA	\$400.00
15.	109(6)	Failing to send return or statutory declaration to WorkCover WA	\$400.00
16.	152	Charging a premium rate loading of more than 75% without permission	\$200.00
17.	155D(3)	Failing to take reasonable action to discharge and comply with employer's obligations	\$400.00
18.	160(3)	Failing to insure employer for full amount of liability to pay compensation	\$400.00
19.	160(3a)	Failing to notify employer of cancellation of insurance	\$200.00
20.	160(5)	Declining to indemnify employer	\$400.00
21.	162(1a)	Issuing or renewing policy in respect of certain industrial diseases	\$200.00
22.	165(5)	Failing to give securities to State as directed by Minister	\$200.00
23.	171(1)	Failing to transmit to WorkCover WA statements and means for conveying information in machine-readable form	\$200.00
24.	180(5)	Failing to comply with request to provide copy of relevant document	\$200.00

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[Appendix V inserted in Gazette 28 Oct 2005 p. 4970-2; amended in Gazette 18 Nov 2011 p. 4826.]

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Notes

This is a compilation of the *Workers' Compensation and Injury Management Regulations 1982* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

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Citation	Gazettal	Commencement	
Workers' Compensation and Assistance Regulations 1982 ⁴	8 Apr 1982 p. 1229-50 (corrigendum 23 Apr 1982 p. 1384)	3 May 1982 (see r. 2 and <i>Gazette</i> 8 Apr 1982 p. 1205)	
Workers' Compensation and Assistance Amendment Regulations 1982	14 May 1982 p. 1519	14 May 1982	
Workers' Compensation and Assistance Amendment Regulations (No. 2) 1982	27 Aug 1982 p. 3427-9	27 Aug 1982	
Workers' Compensation and Assistance Amendment Regulations 1983	30 Dec 1983 p. 5121	30 Dec 1983	
Workers' Compensation and Assistance Amendment Regulations 1986	25 Jul 1986 p. 2484-5	25 Jul 1986 (see r. 2 and <i>Gazette</i> 25 Jul 1986 p. 2453)	
Workers' Compensation and Assistance Amendment Regulations 1987	22 May 1987 p. 2193	22 May 1987 (see r. 2 and <i>Gazette</i> 22 May 1987 p. 2167)	
Workers' Compensation and Assistance Amendment Regulations (No. 2) 1987	19 Jun 1987 p. 2410	1 Jul 1987 (see r. 2)	
Workers' Compensation and Assistance Amendment Regulations 1988	2 Sep 1988 p. 3464	2 Sep 1988	
Workers' Compensation and Assistance Amendment Regulations (No. 2) 1989	22 Sep 1989 p. 3490-1	22 Sep 1989	
Workers' Compensation and Assistance Amendment Regulations 1991	26 Feb 1991 p. 931-56	1 Mar 1991 (see r. 2 and <i>Gazette</i> 1 Mar 1991 p. 967)	

Compilation table

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<u><u> </u></u>	C (1)	
Citation	Gazettal	Commencement
Workers' Compensation and Assistance Amendment Regulations (No. 2) 1991	8 Mar 1991 p. 1071-6	8 Mar 1991 (see r. 2 and <i>Gazette</i> 8 Mar 1991 p. 1030)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 3) 1991	28 Jun 1991 p. 3291-4	1 Jul 1991 (see r. 2)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 4) 1991	6 Dec 1991 p. 6118-19	6 Dec 1991
Workers' Compensation and Rehabilitation Amendment Regulations (No. 2) 1992	3 Apr 1992 p. 1540-1	3 Apr 1992
Workers' Compensation and Rehabilitation Amendment Regulations 1992	3 Apr 1992 p. 1541-5	3 Apr 1992
Reprint of the <i>Workers' Compensation</i> 30 Apr 1992 (includes amendments lis		<i>ation Regulations 1982</i> as at
Workers' Compensation and Rehabilitation Amendment Regulations (No. 4) 1992	16 Oct 1992 p. 5201	16 Oct 1992
Workers' Compensation and Rehabilitation Amendment Regulations 1993	5 Feb 1993 p. 1059-60	5 Feb 1993 (see r. 2 and <i>Gazette</i> 5 Feb 1993 p. 975)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 3) 1993	17 Sep 1993 p. 5182	17 Sep 1993
Workers' Compensation and Rehabilitation Amendment Regulations (No. 2) 1993	29 Oct 1993 p. 5929-30	29 Oct 1993
Workers' Compensation and Rehabilitation Amendment Regulations (No. 4) 1993	24 Dec 1993 p. 6844-50	24 Dec 1993 (see r. 2 and <i>Gazette</i> 24 Dec 1993 p. 6795)
Workers' Compensation and Rehabilitation Amendment Regulations 1994	18 Feb 1994 p. 660-4	1 Mar 1994 (see r. 2)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 2) 1994	31 Mar 1994 p. 1444	31 Mar 1994

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Citation	Gazettal	Commencement
Workers' Compensation and Rehabilitation Amendment Regulations (No. 3) 1994	24 Jun 1994 p. 2888-9	24 Jun 1994
Workers' Compensation and Rehabilitation Amendment Regulations (No. 4) 1994	23 Aug 1994 p. 4394-5	23 Aug 1994
Reprint of the <i>Workers' Compensatio</i> 14 Feb 1995 (includes amendments lis		<i>ation Regulations 1982</i> as at
Workers' Compensation and Rehabilitation Amendment Regulations 1995	25 Aug 1995 p. 3885-7	25 Aug 1995
Workers' Compensation and Rehabilitation Amendment Regulations (No. 2) 1995	15 Sep 1995 p. 4358	15 Sep 1995
Workers' Compensation and Rehabilitation Amendment Regulations 1996	17 Jan 1997 p. 444	17 Jan 1997
Workers' Compensation and Rehabilitation Amendment Regulations 1997	12 Aug 1997 p. 4568	12 Aug 1997
Workers' Compensation and Rehabilitation Amendment Regulations 1998	12 Jun 1998 p. 3205	1 Jul 1998 (see r. 2)
Workers' Compensation and Rehabilitation Amendment Regulations 1999	13 Apr 1999 p. 1529-41 (correction 16 Apr 1999 p. 1598)	3 May 1999 (see r. 2)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 3) 1999	22 Jun 1999 p. 2692-3	1 Jul 1999 (see r. 2)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 4) 1999	15 Oct 1999 p. 4890-8	15 Oct 1999 (see r. 2)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 5) 1999	15 Oct 1999 p. 4899	15 Oct 1999 (see r. 2 and <i>Gazette</i> 15 Oct 1999 p. 4889)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 6) 1999	15 Oct 1999 p. 4900-2	15 Oct 1999 (see r. 2 and <i>Gazette</i> 15 Oct 1999 p. 4889)

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Citation	Gazettal	Commencement
Workers' Compensation and Rehabilitation Amendment Regulations (No. 7) 1999	15 Oct 1999 p. 4903	15 Oct 1999 (see r. 2 and <i>Gazette</i> 15 Oct 1999 p. 4889)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 8) 1999	15 Oct 1999 p. 4904	15 Oct 1999 (see r. 2 and <i>Gazette</i> 15 Oct 1999 p. 4889)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 9) 1999	15 Oct 1999 p. 4905	15 Oct 1999 (see r. 2 and <i>Gazette</i> 15 Oct 1999 p. 4889)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 10) 1999	15 Oct 1999 p. 4906-12	15 Oct 1999 (see r. 2)
Workers' Compensation and Rehabilitation Amendment Regulations (No. 11) 1999	14 Dec 1999 p. 6145-63	14 Dec 1999

Reprint of the *Workers' Compensation and Rehabilitation Regulations 1982* as at **25 Feb 2000** (includes amendments listed above)

Workers' Compensation and Rehabilitation Amendment Regulations 2000	17 Nov 2000 p. 6307-22	17 Nov 2000
Corporations (Consequential Amendments) Regulations 2001 Pt. 7	28 Sep 2001 p. 5353-8	15 Jul 2001 (see r. 2 and Cwlth <i>Gazette</i> 13 Jul 2001 No. S285)
Workers' Compensation and Rehabilitation Amendment Regulations 2002	8 Mar 2002 p. 948-9	8 Mar 2002

Reprint 4: The *Workers' Compensation and Rehabilitation Regulations 1982* as at 17 Apr 2003 (includes amendments listed above)

30 Jun 2003 p. 2581-638	1 Jul 2003 (see r. 2 and <i>Gazette</i> 30 Jun 2003 p. 2579)
16 Sep 2003 p. 4103-4	16 Sep 2003
8 Apr 2004 p. 1177	8 Apr 2004
26 Oct 2004 p. 4895-913	26 Oct 2004 (see r. 2)
	 p. 2581-638 16 Sep 2003 p. 4103-4 8 Apr 2004 p. 1177 26 Oct 2004

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Citation	Gazettal	Commencement
Workers' Compensation and Rehabilitation Amendment Regulations (No. 3) 2004	29 Oct 2004 p. 4939-40	29 Oct 2004
Workers' Compensation and Rehabilitation Amendment Regulations 2005	21 Jan 2005 p. 275-7	21 Jan 2005
Workers' Compensation and Injury Management Amendment Regulations (No. 2) 2005	28 Oct 2005 p. 4853-972	14 Nov 2005 (see r. 2)
Workers' Compensation and Injury Management Amendment Regulations (No. 3) 2005	9 Dec 2005 p. 5891-7	9 Dec 2005

Reprint 5: The *Workers' Compensation and Injury Management Regulations 1982* as at **3 Feb 2006** (includes amendments listed above)

Workers' Compensation and Injury Management Amendment Regulations 2006	4 Aug 2006 p. 2855-6	4 Aug 2006
Workers' Compensation and Injury Management Amendment Regulations (No. 2) 2006	15 Dec 2006 p. 5636-7	15 Dec 2006
Workers' Compensation and Injury Management Amendment Regulations 2007	2 Nov 2007 p. 5933-4	r. 1 and 2: 2 Nov 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 3 Nov 2007 (see r. 2(b))
Workers' Compensation and Injury Management Amendment Regulations 2008	17 Dec 2008 p. 5331-4	r. 1 and 2: 17 Dec 2008 (see r. 2(a)); Regulations other than r. 1 and 2: 18 Dec 2008 (see r. 2(b))

Reprint 6: The *Workers' Compensation and Injury Management Regulations 1982* as at 14 Aug 2009 (includes amendments listed above)

Workers' Compensation and Injury Management Amendment Regulations 2010	19 Mar 2010 p. 1038-9	r. 1 and 2: 19 Mar 2010 (see r. 2(a)); Regulations other than r. 1 and 2: 20 Mar 2010 (see r. 2(b))
Workers' Compensation and Injury Management Amendment Regulations (No. 2) 2010	10 Sep 2010 p. 4351-7	r. 1 and 2: 10 Sep 2010 (see- <u>r</u> . 2(a)); Regulations other than r. 1 and 2: 1 Oct 2010 (see r. 2(b))

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Citation	Gazettal	Commencement
Workers' Compensation and Injury	<u>18 Nov 2011</u>	<u>r. 1 and 2: 18 Nov 2011</u>
Management Amendment Regulations	<u>p. 4819-26</u>	<u>(see r. 2(a));</u>
<u>2011</u>		Regulations other than r. 1 and 2:
		<u>1 Dec 2011 (see r. 2(b) and</u>
		Gazette 8 Nov 2011 p. 4673)

² Formerly referred to the *Workers' Compensation and Assistance Act 1981* the short title of which was changed to the *Workers' Compensation and Rehabilitation Act 1981* by the *Workers' Compensation and Assistance Amendment Act 1990* s. 5 and then to the *Workers' Compensation and Injury Management Act 1981* by the *Workers' Compensation Reform Act 2004* s. 5. The reference was changed under the *Reprints Act 1984* s. 7(3)(gb).

³ The Standards Association of Australia has changed its corporate status and its name. It is now Standards Australia International Limited (ACN 087 326 690). It also trades as Standards Australia.

⁴ Now known as the *Workers' Compensation and Injury Management Regulations 1982*; citation changed (see note under r. 1).

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