

New South Wales

Workers Compensation Legislation Amendment (Firefighters) Bill 2025

Explanatory note

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

Overview of Bill

The objects of this Bill are to—

- (a) amend the *Workers Compensation Act 1987* (*the Act*) to expand the list of cancers presumed to be work-related for eligible firefighters, and
- (b) make consequential amendments to the *Workers Compensation (Bush Fire, Emergency and Rescue Services) Act 1987*, including providing a presumption that a cancer set out under the Act, Schedule 4, proposed Part 2 contracted by an eligible volunteer firefighter was contracted while fighting a bush fire and that the fighting of the bush fire was a contributing factor to the disease.

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act.

Schedule 1 Amendment of Workers Compensation Act 1987 No 70

Schedule 1[1] inserts a note to clarify that funding for claims relating to certain cancers contracted by an eligible firefighter are provided for in certain other Acts.

Schedule 1[2] amends the definition of *eligible firefighter*.

Schedule 1[4] inserts a definition of *deemed worker* into the Act, section 19A.

Schedule 1[5] provides that the firefighters' diseases set out under the Act, Schedule 4, proposed Part 1 are Category 1 diseases.

Schedule 1[6] inserts proposed Schedule 4, Part 2 which sets out certain cancers (*Category 2 diseases*) and the corresponding qualifying service periods to which presumptions to workers compensation apply. **Schedule 1[3]** makes a consequential amendment.

Schedule 1[7] inserts a transitional clause consequent on the enactment of the proposed Act.

Schedule 2 Amendment of Workers Compensation (Bush Fire, Emergency and Rescue Services) Act 1987 No 83

Schedule 2[1] inserts definitions of advisory panel, frontline hazardous firefighting activity test, guidelines and ICNSW.

Schedule 2[3] inserts proposed section 10B which provides a presumption that a Category 2 disease contracted by an eligible volunteer firefighter was contracted while fighting a bush fire and that the fighting of the bushfire was a contributing factor to the disease. It also provides for how an eligible volunteer firefighter's service period must be calculated.

Schedule 2[4] inserts proposed sections 32A and 32B. Proposed section 32A provides that the Minister administering the *State Insurance and Care Governance Act 2015*, Part 2 must establish an advisory panel to review and advise on claims made by volunteer firefighters in relation to a Category 2 disease. The proposed section also provides for the members of the advisory panel, their appointment and their required expertise. Proposed section 32B provides that the Minister administering the *State Insurance and Care Governance Act 2015*, Part 2 must also make guidelines to be applied by the advisory panel when assessing and determining a claim.

Schedule 2[5] inserts proposed Schedule 2 to provide for the following for an advisory panel established under proposed section 32A—

- (a) the term of office for members,
- (b) part-time appointments,
- (c) the remuneration of members,
- (d) the circumstances in which the office of a member becomes vacant,
- (e) the chairperson of the advisory panel,
- (f) the disclosure of pecuniary or other interests,
- (g) the effect of the Government Sector Employment Act 2013 on the advisory panel,
- (h) the procedure for advisory panel meetings.

Schedule 2[2] makes an amendment consequential to Schedule 1[5].



Workers Compensation Legislation Amendment (Firefighters) Bill 2025

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Clerk of the Parliaments

Legislative Council



Workers Compensation Legislation Amendment (Firefighters) Bill 2025

No , 2025

A Bill for

An Act to amend the *Workers Compensation Act 1987* in relation to presumptions relating to certain cancers if contracted by eligible firefighters; and to make consequential amendments to the *Workers Compensation (Bush Fire, Emergency and Rescue Services) Act 1987*.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Clerk of the Legislative Assembly

Legislative Assembly

The	The Legislature of New South Wales enacts—				
1	Name of Act	2			
	This Act is the Workers Compensation Legislation Amendment (Firefighters) Act 2025.	3 4			
2	Commencement	5			
	This Act commences on a day or days to be appointed by proclamation.	6			

Sch	nedule 1	Amer No 70		nt of Workers Compensation Act 1987	1 2	
[1]	Section 19A Pi	esumpt	ions rel	ating to certain cancers—firefighters	3	
	Omit section 19A(1), note. Insert instead—					
	No	te 1— An	nendmen	ts made to section 9A and section 4, definition of <i>disease injury</i>	4 5	
				pensation Legislation Amendment Act 2012 do not apply to police or firefighters. See this Act, Schedule 6, Part 19H, clause 25.	6 7	
				claims made under this section is provided for in the Fire and	8	
	Act	2017 a	nd, for v	89, the Rural Fires Act 1997 and the Emergency Services Levy colunteer firefighters, the Workers Compensation (Bush Fire, sue Services) Act 1987.	9 10 11	
[2]	Section 19A(2)	(b)			12	
	Omit the paragr	aph. Ins	ert instea	nd—	13	
	(b)) has c	ontracte	d a disease that is a cancer of a kind specified in—	14	
		(i)		worker, other than an eligible volunteer firefighter or d worker—Schedule 4, Part 1 or 2, or	15 16	
		(ii)	for an	eligible volunteer firefighter or deemed worker—	17	
			` '	Schedule 4, Part 1, or	18	
				Schedule 4, Part 2, but only if the eligible volunteer firefighter or deemed worker meets the requirements set	19	
				out in the Workers Compensation (Bush Fire, Emergency	20 21	
				and Rescue Services) Act 1987, section 10B.	22	
[3]	Section 19A(4)				23	
	Insert ", Part 1	or 2" afte	er "Sche	dule 4".	24	
[4]	Section 19A(9)				25	
	Insert in alphab	etical or	der—		26	
	de	emed wo	<i>rker</i> me	ans a person deemed to be a worker in accordance with the 1, clause 13.	27 28	
[5]	Schedule 4 Fir	efighter	s' disea	ses	29	
	Insert after the l	neading	to the sc	hedule—	30	
	Dord 4 C	-4	4 A			
	Part 1 Ca	atego	ry 1 a	iseases	31	
[6]	Schedule 4, Pa	rt 2			32	
	Insert at the end				33	
		vorkers.	See the	eligible firefighters, including eligible volunteer firefighters and Workers Compensation (Bush Fire, Emergency and Rescue 10A.	34 35 36	
	Part 2 Ca	atego	ry 2 d	iseases	37	
	Column 1			Column 2		
	Disease			Qualifying service period		
	Primary site pane	creatic ca	ncer	10 years		
	Primary site thyr	oid cance	r	10 years		

Column 1		Column 2	
Disease		Qualifying service period	
Primary site	e cervical cancer	10 years	
Primary site	e ovarian cancer	10 years	
Primary site	e uterine cancer	10 years	
Primary site	e vaginal cancer	10 years	
Primary site	e vulval cancer	10 years	
Primary site	e penile cancer	15 years	
Primary site	e lung cancer	15 years	
Primary site	e skin cancer	15 years	
and of Fire,	deemed workers only in ce Emergency and Rescue Se 6 Savings, transitional	ole paid firefighters, but applies to eligible volunteer firefighters ertain circumstances. See the Workers Compensation (Bush ervices) Act 1987, section 10B. and other provisions ith appropriate part and clause numbering—	1 2 3 4 5
Part		sequent on enactment of Workers Legislation Amendment act 2025	6 7 8
Арр	lication of amendment	s	9
	(Firefighters) Act 202	by the <i>Workers Compensation Legislation Amendment</i> 5, Schedule 1[2] or [6] applies only to a disease first dical practitioner after the commencement of the	10 11 12 13

[7]

Schedule 2		F	mendment of Workers Compensation (Bush ire, Emergency and Rescue Services) Act 1987 to 83	1 2 3	
[1]	Section	on 3 D	efinit	ions	4
	Insert	in alp	habeti	cal order in section 3(1)—	5
		_	advis	sory panel means the panel established under section 32A.	6
				tline hazardous firefighting activity test means the test specified in the	7
			guide	elines for determining whether a person has regularly engaged in frontline rdous firefighting activity.	8
				elines means the guidelines made under section 32B.	10
			ICNS Act 2	SW has the same meaning as in the State Insurance and Care Governance 2015.	11 12
[2]	Section	on 10/	A Pres	sumptions relating to certain cancers—firefighters	13
	Omit	"Sche	dule 4	to the Principal Act" wherever occurring in section 10A(2)(b) and (3).	14
	Insert	instea	d "the	Principal Act, Schedule 4, Part 1".	15
[3]	Section	on 10I	3		16
• •	Insert	after s	section	n 10A—	17
	10B	Spec	ial red	quirements for Part 2 cancers—firefighters	18
		(1)		section applies to a volunteer firefighter (an eligible volunteer ighter) who—	19 20
			(a)	has contracted a disease that is a cancer of a kind specified in the Principal Act, Schedule 4, Part 2, and	21 22
			(b)	has been assessed by the advisory panel as—	23
				(i) meeting the requirements of the frontline hazardous firefighting activity test, and	24 25
				(ii) having qualifications in bush firefighting prescribed by the regulations for this section.	26 27
		(2)		ne application of this Act to the eligible volunteer firefighter, it is armed, unless the contrary is established, that—	28 29
			(a)	the disease contracted by the volunteer firefighter was contracted in the course of fighting a bush fire, and	30 31
			(b)	the fighting of the bush fire was a contributing factor to the disease.	32
		(3)	firefi firefi servi	section does not apply to a disease contracted by an eligible volunteer ghter if the total aggregate period during which the eligible volunteer ghter has served as volunteer fire fighter as at the date of injury (the <i>ce period</i>) is less than the qualifying service period specified for the se in the Principal Act, Schedule 4, Part 2.	33 34 35 36 37
		(4)		riod during which an eligible volunteer firefighter has been engaged in ghting employment must be counted towards the service period.	38 39
		(5)	perfo	ever, a period during which the eligible volunteer firefighter concurrently orms service as an eligible fire fighter and engages in firefighting oyment must be counted once only.	40 41 42
		(6)		the application of the 1998 Act, section 261 to a disease to which a amption under this section applies, the period required by the section for	43 44

			the making of a claim for compensation in relation to the disease is taken to commence on the date of injury in relation to the disease, regardless of when the eligible volunteer firefighter or another person first became aware of the disease.	1 2 3 4
		(7)	This section applies despite another provision of—	5
			(a) this Act, or	6
			(b) the Principal Act, or	7
			(c) the 1998 Act.	8
		(8)	In this section—	9
			date of injury, in relation to a disease, means the date of whichever of the following occurs first—	10 11
			(a) the disease is first diagnosed by a medical practitioner,	12
			(b) the volunteer firefighter dies as a result of the disease.	13
			<i>firefighting employment</i> has the same meaning as in the Principal Act, section 19A.	14 15
			frontline hazardous firefighting activities means firefighting, performed by a volunteer firefighter, in which the volunteer firefighter was directly engaged in activities that involve—	16 17 18
			(a) directly extinguishing, controlling or preventing the spread of fire, including as part of a hazard reduction burn, and	19 20
			(b) exposure to substances used in, or other hazards arising from, extinguishing, controlling or preventing the spread of fire, including fire directly impacting structures or vehicles.	21 22 23
			volunteer firefighter means—	24
			(a) an official firefighter, or	25
			(b) a person who is a deemed worker under the <i>Workplace Injury Management and Workers Compensation Act 1998</i> , Schedule 1, clause 13.	26 27 28
[4]	Sect	ions 3	2A and 32B	29
	Inser	t after	section 32—	30
	32A	Advi	sory panel	31
		(1)	The Minister administering the <i>State Insurance and Care Governance Act 2015</i> , Part 2 must establish an advisory panel to—	32 33
			(a) review, in accordance with guidelines made under section 32B, all claims made by volunteer firefighters, within the meaning of section 10B, in relation to a disease that is a cancer of a kind specified in the Principal Act, Schedule 4, Part 2, and	34 35 36 37
			(b) assess and advise ICNSW, acting for the Self Insurance Corporation, whether the volunteer firefighters making the claims have—	38 39
			(i) met the frontline hazardous firefighting activity test, and	40
			(ii) the prescribed qualifications in bush firefighting for section 10B.	41
		(2)	The advisory panel consists of—	42
			(a) not more than 5 ordinary members, and	43
			(b) 5 alternate members who must act temporarily in a member's place if the member is unable to act because of illness, absence or other cause.	44 45

	(3)	administering the State Insurance and Care Governance Act 2015, Part 2 with the agreement of—	2					
		(a) the Minister administering the State Emergency and Rescue Management Act 1989, and	5					
		(b) the Minister administering the <i>State Insurance and Care Governance Act 2015</i> , Part 3.	7					
		Note— The <i>State Insurance and Care Governance Act 2015</i> , Part 2 relates to ICNSW and Part 3 relates to the State Insurance Regulatory Authority.	5					
	(4)	A member of the advisory panel must have expertise in at least one of the following—	10 11					
		(a) firefighting,	12					
		(b) workers compensation,	13					
		(c) the legal profession,	14					
		(d) the medical profession, or scientific research, relating to the relationship between firefighters' occupational exposure and cancers.	15 16					
	(5)	Members of the advisory panel must not be—	17					
		(a) current members of a paid or volunteer firefighting organisation, or	18					
		(b) an official of an industrial body responsible for an enterprise agreement that applies to a paid or volunteer firefighting organisation.	19 20					
	(6)	Schedule 2 has effect in relation to the advisory panel.	21					
32B	Guid	iidelines						
	(1)	The Minister administering the <i>State Insurance and Care Governance Act</i> 2015, Part 2 must make guidelines to be applied—						
		(a) by the advisory panel when assessing, whether a person, for determining a claim in accordance with section 10B in relation to a disease that is cancer of a kind specified in the Principal Act, Schedule 4, Part 2—	25 26 27 28					
		(i) meets the frontline hazardous firefighting activity test, and	29					
		(ii) has the qualifications in bush firefighting prescribed by the regulations for section 10B(1)(b)(ii), and	30 31					
		(b) in determining claims under section 10B in relation to a disease that is cancer of a kind specified in the Principal Act, Schedule 4, Part 2.	32 33					
	(2)	The guidelines must provide for—	34					
		(a) the operation of the frontline hazardous firefighting activity test, including—	35 36					
		 (i) what the advisory panel must consider in determining whether a person has engaged in frontline hazardous firefighting activity on a regular basis, and 	37 38 39					
		(ii) the procedures and timeframes for the advisory panel to conduct reviews and report to ICNSW, and	40 41					
		(b) matters the advisory panel must consider in assessing whether a person has the qualifications in bush firefighting prescribed by the regulations for section 10B(1)(b)(ii).	42 43 44					
Sche	dule 2	2	45					
Inser	t after	Schedule 1—	46					

[5]

Schedule 2		Р	Provisions relating to advisory panel	1			
				section 32A(6)			
1	Defi	nitions	6		3		
		In th	is sche	edule—	4		
		advi	sory pa	<i>anel</i> means the advisory panel established under section 32A.	5		
				eans a member of the advisory panel.	6		
				neans the Minister administering the <i>State Insurance and Care e Act 2015</i> , Part 2.	7 8		
3	Tern	n of of	fice fo	r members	9		
	(1)	A m	ember	holds office for a term not exceeding 3 years.	10		
	(2)	A m	ember	is eligible for reappointment.	11		
	(3)			, if otherwise eligible, may be appointed for a maximum of 3 e terms.	12 13		
4	Part	-time a	appoin	tments	14		
		A m	ember	holds office on a part-time basis.	15		
5	Rem	unera	tion		16		
		The	Minist	er may determine the rate of remuneration for a member.	17		
6	Vacancy in office of member						
	(1)	The	office (of a member becomes vacant if the appointed member—	19		
		(a)	dies,	or	20		
		(b)	comp	pletes a term of office and is not reappointed, or	21		
		(c)	resig	ns the office, or	22		
		(d)	is rer	moved from office by the Minister, or	23		
		(e)	reasc	sent from 3 consecutive meetings of the advisory panel of which onable notice has been given to the member, unless the appointed aber is granted leave or excused by the panel, or	24 25 26		
		(f)	beco	mes personally insolvent, or	27		
		(g)	beco	mes a mentally incapacitated person, or	28		
		(h)	is co	nvicted—	29		
			(i)	in New South Wales of an offence punishable by imprisonment for 12 months or more, or	30 31		
			(ii)	elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence punishable by imprisonment for 12 months or more.	32 33 34		
	(2)			e of a member becomes vacant, a person must, subject to this Act ulations, be appointed to fill the vacancy.	35 36		
7	Cha	irpers	on		37		
	(1)	The	Minist	er must appoint a member as chairperson of the advisory panel.	38		
	(2)	The	chairpe	erson must preside at an advisory panel meeting.	39		

	(3)		e chairperson is absent from an advisory panel meeting, a member elected ne members present at the meeting must preside at the meeting.	1 2			
	(4)		presiding member has a deliberative vote and, if there is an equality of s, has a second or casting vote.	3 4			
8	Disclosure of pecuniary and other interests						
	(1)	This section applies if—					
		(a)	a member has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered by the advisory panel, and	7 8			
		(b)	the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter.	9 10			
	(2)		member must, as soon as possible after the relevant facts have come to the aber's knowledge, disclose the nature of the interest at an advisory panel ting.	11 12 13			
	(3)		culars of a disclosure made under this section must be recorded by the sory panel and made available to a person on request.	14 15			
	(4)	comp	sufficient disclosure of the nature of an interest relating to a specified pany, body or person if the member has previously disclosed that the aber—	16 17 18			
		(a)	is a member of, or employed by, the company or body, or	19			
		(b)	is a partner of, or employed by, the person, or	20			
		(c)	has another specified interest relating to the company, body or person.	21			
	(5)		r a member has disclosed the nature of an interest in a matter, the member toot, unless the Minister or advisory panel otherwise determines—	22 23			
		(a)	be present during a deliberation of the panel about the matter, or	24			
		(b)	take part in a decision of the panel about the matter.	25			
	(6)	A member who has a direct or indirect pecuniary or other interest in a matter to which a disclosure relates must not—					
		(a)	be present when the advisory panel is making a determination under subsection (5), or	28 29			
		(b)	take part in the making of the determination.	30			
	(7)	A co pane	ontravention of this section does not invalidate a decision of the advisory ol.	31 32			
9	Effe	ct of o	ther legislation	33			
			provisions of the <i>Government Sector Employment Act 2013</i> relating to the loyment of Public Service employees do not apply to a member.	34 35			
10	Proc	Procedure for advisory panel meetings					
	(1)						
	(2)	Each meet	n member is entitled to 1 vote in relation to a decision at an advisory panel ting.	38 39			
	(3)		cision supported by a majority of the votes cast by members at an advisory el meeting is taken to be a decision of the advisory panel.	40 41			

Workers Compensation Legislation Amendment (Firefighters) Bill 2025 [NSW]
Schedule 2 Amendment of Workers Compensation (Bush Fire, Emergency and Rescue Services) Act 1987
No 83

(4) The advisory panel may, subject to this Act and the regulations, determine procedures in relation to the form and content of advisory panel meetings.