First print



New South Wales

Workers Compensation Legislation Amendment Bill 2001 (No 2)

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the *Workers Compensation Act 1987*, the *Workplace Injury Management and Workers Compensation Act 1998* (*the Workers Compensation Acts*) and certain other Acts to provide for the following:

- (a) provisional acceptance of liability for workers compensation within 7 days of notification of injury (thereby requiring limited payments of weekly benefits for up to 12 weeks to commence prior to liability being determined),
- (b) removal of the requirement for the Compensation Court to determine lump sum commutation of workers compensation benefits, subject to additional requirements for independent advice and scrutiny and registration of commutation agreements,
- (c) provision of enhanced assistance and information to injured workers and employers in connection with their rights and obligations under the legislation,

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- (d) establishment by the WorkCover Authority (*WorkCover*) of advisory services to provide claims assistance to workers, employers and insurers and funding by WorkCover of the provision of those services by employee or employer associations for 3 years,
- (e) expanded sanctions for insurers that fail to make decisions on claims within the prescribed time frames, including requirements to pay administrative fees where such matters are determined by the new Workers Compensation Commission,
- (f) establishment of a Workers Compensation Commission (*the Commission*) comprising a President, 2 Deputy Presidents, a Registrar and Arbitrators and providing dispute resolution for disputes about workers compensation, voluntary assessment of common law claims and oversight of commutations,
- (g) provisions for expedited assessment by the Registrar of disputes referred to the Commission (including provision for directions for interim payment of weekly benefits for up to 12 weeks and reasonable and necessary medical treatment, and recommendations for action to remedy a contravention of Chapter 3 (Injury management) of the 1998 Act),
- (h) determination of disputed medical issues by approved medical specialists, with their determinations to be conclusive as to some matters (such as degree of permanent impairment) and prima facie evidence as to other matters,
- determination of disputes about workers compensation by the Commission constituted by an Arbitrator with the decisions of the Commission being final and binding on the parties, subject to a right of appeal to the Commission constituted by a Presidential member and to the Court of Appeal (on a question of law) from a decision of the Commission constituted by a Presidential member,
- (j) a claim against an employer for common law damages in respect of an injury for which workers compensation is payable will be able to be assessed by the Commission (at the option of the worker) before the matter proceeds to court with determinations to be binding on insurers in some circumstances,
- (k) the Commission will have the same jurisdiction that the Compensation Court presently has under the Workers Compensation Acts (including jurisdiction to determine other miscellaneous matters arising under workers compensation legislation, such as apportionment disputes),
- existing arrangements for the conciliation of disputes by conciliation officers and the determination of disputes by the Compensation Court will continue in respect of existing claims (subject to the transfer of existing claims to the new claims provisions),

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- (m) claimants, employers and insurers will be entitled to legal representation before the Commission but an insurer will not be entitled to representation if the claimant is unrepresented,
- (n) existing cost sanctions will be expanded to apply to legal representatives who contribute to delay,
- (o) the regulations will be able to provide for the assessment or taxation of costs,
- (p) entitlement to lump sum compensation for non-economic loss will be based on the degree of permanent impairment suffered (with the degree of permanent impairment to be assessed in accordance with guidelines) rather than the existing Table of Disabilities,
- (q) consequential amendments are made to the threshold for entitlement to lump sum pain and suffering compensation,
- (r) transitional provisions with existing claims to remain subject to current provisions and power for the regulations to progressively transfer claims to the new claims procedures,
- (s) fine tuning of provisions for the notification and making of claims,
- (t) miscellaneous amendments (relating to cessation of weekly payments on retirement, redetermination of premiums and payment of interest on underpaid premiums, provision of information by employers as to wages paid, conferring power on WorkCover Authority officers to obtain documents, information and evidence, and requiring prompt payment of compensation when liability is admitted),
- (u) consequential amendments.

The amendments do not apply to coal miners (with minor exceptions concerning the accreditation of injury management consultants).

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 is a formal provision giving effect to the amendments to the *Workers Compensation Act 1987*, the *Workplace Injury Management and Workers Compensation Act 1998* and other Acts set out in Schedules 1–6.

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Schedule 1 makes the amendments referred to in paragraph (b) of the Overview (concerning commutation to a lump sum of workers compensation liabilities) together with consequential amendments.

Schedule 2 makes the amendments referred to in paragraphs (c) and (d) of the Overview (concerning the provision of assistance and information and the establishment and funding of claims assistance advisory services). The Schedule also provides for the approval of injury management consultants by WorkCover and for WorkCover Guidelines to provide for their functions. Approved injury management consultants will be competent but not compellable to give evidence in proceedings.

Schedule 3 makes the amendments to provisions for lump sum statutory compensation for permanent injuries referred to in paragraphs (p) and (q) of the Overview. Currently lump sum compensation is assessed pursuant to a Table of Disabilities based on a proportion of the maximum amount payable that is determined by reference to the percentage allocated to the loss in the Table. The amendments will provide for the payment of *permanent impairment compensation* based on the degree of permanent impairment that results from the injury (with the degree of permanent impairment assessed in accordance with WorkCover Guidelines). Consequential amendments are made to provisions for pain and suffering compensation and various other provisions to reflect the change to the way in which permanent impairment compensation is to be calculated.

No compensation will be payable for secondary psychological injuries that result in permanent impairment.

The Schedule also makes other amendments that are consequential on the amendments made by Schedule 4 concerning new claims handling and dispute resolution procedures.

Schedule 4 makes the other amendments referred to in the Overview (except miscellaneous and consequential amendments).

Schedule 4.1 [1] amends the provision that imposes a 3 year limitation period for the commencement of proceedings for common law damages for a work injury so that time does not run while and for 2 months after a claim for damages is being assessed by the Commission.

Schedule 4.1 [2] exempts coal miners from the amendments made by the Bill (except for amendments to do with the accreditation of injury management consultants).

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Schedule 4.1 [3] inserts transitional provisions for the Bill, including provisions for the transfer of existing claims (which will continue to be dealt with in accordance with existing claims procedures and compensation entitlement procedures) to new claims procedures and entitlements. Once an existing claim is transferred, any disputes will be resolved in the new Workers Compensation Commission.

Schedule 4.2 [1]–[15] make consequential amendments.

Schedule 4.2 [16] and [17] insert new Chapter 7 and Schedule 5 into the 1998 Act, providing for new procedures for the making and determination of claims for statutory compensation and common law damages and disputes involving those claims.

Significant features of the new arrangements are as follows:

- (a) Division 1 of Part 2 simplifies procedures for the giving of notice of injury.
- (b) Division 2 of Part 2 simplifies procedures for the making of a claim for statutory compensation (with the introduction of significant flexibility by reference to WorkCover Guidelines) and extends some of these procedures to claims for (common law) work injury damages.
- (c) Division 1 of Part 3 imposes a duty on insurers to commence weekly payments of compensation (pursuant to provisional acceptance of liability) within 7 days after initial notification of injury.
- (d) Division 2 of Part 3 deals with claims for weekly payments and requires claims to be determined within 21 days. A claim is determined by accepting liability and commencing weekly payments or by disputing liability. Liability can be accepted provisionally for up to 12 weeks.
- (e) Division 3 of Part 3 deals with claims for medical expenses and requires a claim to be determined within 21 days by either accepting or disputing liability. Liability can be accepted provisionally for an amount of up to \$1,000.
- (f) Division 4 of Part 3 deals with claims for lump sum statutory compensation or work injury damages. A claim must be determined by accepting liability and making a reasonable offer of settlement or by disputing liability. A claim must be determined within 2 months after the claimant provides all relevant information or (if the injury is not permanent within that time) within 1 month after it has become permanent.

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- (g) Division 5 of Part 3 deals with the enforcement of claims determination provisions. The Division creates offences for failing to determine a claim within the required time or for referring a non-genuine dispute for the purposes of delay. Insurers can be required to pay an administration fee if they fail to determine a claim within the required time or unreasonably dispute a claim, and the claim is referred for dispute determination.
- (h) Part 4 provides for the determination of disputes about claims for statutory compensation by the new Workers Compensation Commission (rather than the Compensation Court, as at present). The Part imposes restrictions on when a dispute can be referred for determination.
- (i) Part 5 provides for the Registrar (or the Commission constituted by an Arbitrator) to be able to give an interim payment direction to pay weekly compensation or medical expenses compensation, pending the determination of any dispute about the compensation. The Part also provides for the making of recommendations by the Registrar in respect of disputes that concern a failure to comply with an obligation under Chapter 3 (Injury management) of the 1998 Act and for those recommendations to become binding in some cases.
- (j) Part 6 provides for the assessment by the Commission of claims for (common law) work injury damages. The assessment of a claim is not a determination of the claim (except to the extent that liability is accepted by the insurer and the insurer accepts the amount of damages assessed). Claims assessment is at the option of the worker.
- (k) Part 7 deals with the appointment of approved medical specialists and the assessment by them of medical disputes. The assessment of degree of permanent impairment is required to be in accordance with WorkCover Guidelines. An assessment of a medical dispute by an approved medical specialist will only be conclusive as to degree of permanent impairment, proportion of impairment due to previous injury, extent of loss of hearing and whether an impairment is permanent.
- (1) Part 8 deals with legal costs in workers compensation matters. The Part simplifies and expands existing provisions and extends costs fixing powers to costs in court proceedings on work injury damages claims. The regulations can provide for the assessment and taxation of costs.
- (m) Part 9 deals with proceedings before the Commission. Decisions and assessments of the Commission are final, subject to the rights of appeal referred to in the Overview.
- (n) Part 10 deals with administrative matters, including the establishment of the Commission and the issuing of WorkCover Guidelines.

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Schedule 4.3 makes consequential amendments to the *Compensation Court* Act 1984.

Schedule 4.4 makes consequential amendments to the Defamation Act 1974.

Schedule 5 makes the following miscellaneous amendments to the 1987 and 1998 Acts:

- (a) The provision of the 1987 Act that provides a 12 month limitation on weekly payments for an injury that occurs after the worker's retirement age is amended so that the 12 month period will begin running from the first occasion of incapacity (rather than from the date of injury as at present).
- (b) Provision is inserted in the 1987 Act for the making of regulations to provide for the reassessment of a workers compensation insurance premium when there is a change in the level of wages on which the premium is determined, and to provide for the payment of interest on any resulting underpayment or overpayment.
- (c) An existing provision in the 1987 Act that requires employers to provide certain information as to wages paid to workers is expanded to cover a wider class of records and to enable persons (whether or not they are employers) to be required to provide information on amounts paid under contracts for the performance of work.
- (d) A new provision is inserted in the 1998 Act requiring an insurer who admits liability for compensation to pay the compensation promptly. The Authority will be able to direct payment of compensation that is not paid promptly following an admission of liability.
- (e) A new provision is inserted in the 1998 Act to enable authorised officers of the WorkCover Authority to require persons to give information, produce documents or give evidence in respect of a possible contravention of the 1987 or 1998 Act.

Schedule 6 makes consequential amendments to the 1987 and 1998 Acts and the *Workers Compensation Amendment Act 2000.*

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Workers Compensation Legislation Amendment Bill 2001 (No 2)

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New South Wales

No , 2001

A Bill for

An Act to amend the *Workers Compensation Act 1987* and the *Workplace Injury Management and Workers Compensation Act 1998* to make further provision for claims procedures, dispute resolution, commutation, lump sum compensation and other matters; and for other purposes.

The I	egislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Workers Compensation Legislation Amendment Act 2001.	3 4
2	Commencement	5
	(1) This Act commences on a day or days to be appointed by proclamation.	6 7
	(2) A proclamation under this section may appoint a particular time on a day as the time for commencement on that day.	8 9
	(3) An amendment made by Schedule 3 (Amendments relating to lump sum compensation) cannot be commenced until guidelines have been made under section 376 of the <i>Workplace Injury Management and</i> <i>Workers Compensation Act 1998</i> (as inserted by this Act) with respect to the assessment of the degree of permanent impairment of an injured worker as a result of an injury.	10 11 12 13 14 15
3	Amendments	16
	Each Act specified in Schedules 1–6 is amended as set out in those Schedules.	17 18

Amendments relating to commutation procedures

Sch	edule 1 Amendments relating to commutation procedures	1 2
	(Section 3)	3
	Workers Compensation Act 1987 No 70	4
[1]	Section 35 Maximum weekly payment	5
	Omit "under section 51" from section 35 (3).	6
[2]	Section 37 Weekly payment during total incapacity—after first 26 weeks	7
	Omit "under section 51" from section 37 (6B).	8
[3]	Section 40 Weekly payments during partial incapacity—general	9
	Omit "under section 51" from section 40 (7).	10
[4]	Section 45 Reduction of weekly payments to qualify for other benefits	11
	Omit "under section 51" from section 45 (3). Insert instead "under this Act".	12 13
[5]	Section 51 Exit payments by commutation of weekly payments	14
	Omit the section.	15
[6]	Part 3, Division 9	16
	Insert after Division 8 of Part 3:	17
	Division 9 Commutation of compensation	18
	87D Definition	19
	In this Division:	20
	<i>commutation agreement</i> means an agreement to commute a liability to a lump sum, as provided by section 87F.	21 22

Schedule 1 Amendments relating to commutation procedures

87E Compensation that may be commuted

- (1) A liability in respect of any of the following kinds of compensation under this Act or the former Act may be commuted to a lump sum as provided by this Division (and not otherwise):
 - (a) weekly payments of compensation,
 - (b) compensation under Division 3 (Compensation for medical, hospital and rehabilitation expenses etc) of Part 3 of this Act or section 10 of the former Act.

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(2) Such a liability cannot be commuted to a lump sum by an order or award of the Commission (but this subsection does not affect the operation of section 87G).

87F Commutation by agreement

- (1) A liability may be commuted to a lump sum with the agreement of the worker.
- (2) A commutation agreement must not be entered into unless (before the agreement is entered into):
 - (a) a legal practitioner instructed independently of the insurer and the employer has certified in writing that the legal practitioner has advised the worker on the full legal implications of the agreement, including implications with respect to any entitlement of the worker to compensation under this Act or to benefits under any other law (including a law of the Commonwealth), and
 - (b) the worker has confirmed in writing that the worker has been given and understands the advice referred to in paragraph (a).
- (3) A commutation agreement (including an agreement purporting to be a commutation agreement) is not subject to review or challenge in proceedings before the Commission or a court.
- (4) The worker has 14 days after entering into a commutation agreement in which to withdraw from the agreement by giving notice in writing to the insurer. Withdrawal from the agreement by the worker makes the agreement a nullity.

Amendments relating to commutation procedures

	(5)		ility cannot be commuted under this section if the worker ally incapacitated because of the worker's age or mental ity.	1 2 3
		Note. worker	Section 87G provides for the commutation of a liability when the is legally incapacitated.	4 5
	(6)	registe	nmutation agreement is of no effect unless and until it is ered as provided by this Part. Registration of the ment removes the liability to which the agreement relates.	6 7 8
	(7)	days a period rate pr and u agreen	mount payable under an agreement is payable within 7 after the agreement is registered or within such longer d as the agreement may provide. Interest calculated at the rescribed by the regulations is payable on any amount due unpaid. The amount payable under a commutation ment and any interest payable on that amount is erable as a debt in a court of competent jurisdiction.	9 10 11 12 13 14 15
	(8)	payme payme Act) i to the agreen a lump	rt of a commutation agreement, a worker may agree that ent of a lump sum removes any liability to make a ent under Division 4 of Part 3 (or section 16 of the former n respect of the injury concerned. This Division applies agreement for payment of that lump sum as if it were an ment to commute the liability to pay that compensation to p sum. Payment of the lump sum removes any liability to a the agreement of the worker relates.	16 17 18 19 20 21 22 23
87G	Cor	nmutat	tion when worker legally incapacitated	24
	(1)	or me be co	orker is legally incapacitated because of the worker's age ntal capacity, a liability in respect of compensation may ommuted to a lump sum by determination by the nission made having regard to:	25 26 27 28
		(a)	any dispute as to liability to pay compensation under this Act, and	29 30
		(b)	the injury, the age of the worker, the general health of the worker, and the occupation of the worker at the time of the occurrence of the injury, and	31 32 33
		(c)	the worker's diminished ability to compete in an open labour market, and	34 35
		(d)	other benefits that the worker may be entitled to from any other source.	36 37

	(2)	The Commission is not to determine a lump sum for the purposes of this section unless satisfied that the termination of liability concerned is in the best interests of the worker.	1 2 3
	(3)	Payment of the lump sum to which a liability has been commuted under this section removes the liability.	4 5
	(4)	A determination under this section may include a determination as to the payment of a lump sum to remove any liability to make a payment under Division 4 of Part 3 in respect of the injury concerned. Payment of that lump sum removes any liability to which the determination relates.	6 7 8 9 10
87H	Reg	gistration of commutation agreements	11
	(1)	A party to a commutation agreement may apply to the Registrar for registration of the agreement by the Registrar.	12 13
		Note. Section 87F (6) provides that a commutation agreement is of no effect unless and until it is registered.	14 15
	(2)	The Registrar must refuse to register a commutation agreement unless satisfied that the requirements of section 87F (2) have been complied with in respect of the agreement.	16 17 18
	(3)	Before registering a commutation agreement, the Registrar may (on the application of a party to the agreement or of the Registrar's own motion) refer the agreement for review by the Commission. The Registrar is not to register the agreement if the Commission recommends that the agreement not be registered.	19 20 21 22 23 24
	(4)	The Commission reviewing a commutation agreement may recommend to the Registrar that the agreement not be registered if the Commission considers that the agreement is inaccurate or that the lump sum to which a liability has been commuted by the agreement is inadequate.	25 26 27 28 29
	(5)	In reviewing a commutation agreement, the Commission may have regard to the following matters:	30 31
		(a) any dispute as to liability to pay compensation under the Workers Compensation Acts,	32 33
		(b) the injury, the age of the worker, the general health of the worker, and the occupation of the worker at the time of the occurrence of the injury,	34 35 36

Amendments relating to commutation procedures

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	(c)	the worker's diminished ability to compete in an open labour market,	1 2
	(d)	other benefits that the worker may be entitled to from any other source.	3 4
(6)	cance	egistration of a commutation agreement may not be lled except within such period after the agreement is ered, and in such manner, as may be authorised by the ttions.	5 6 7 8
(7)		section has effect despite section 234 of the 1998 Act ontracting out).	9 10
(8)		section does not prevent a commutation agreement ning provision as to the payment of costs.	11 12
Pay	ment		13
(1)	comm	tiability in respect of compensation is only partially nuted under this Division, the balance of the compensation nues to be payable under and subject to this Act.	14 15 16
(2)		p sum may be paid to the Public Guardian for the benefit worker if:	17 18
	(a)	the worker agrees, in the case of a lump sum agreed to by the worker, or	19 20
	(b)	the Commission so orders, in the case of a lump sum determined by the Commission.	21 22
(3)		nnual report of the Authority is to include a statement as ads in the commutation of liabilities under this Act.	23 24
Oth	er com	mutation agreements invalid	25
(1)	lump sum nor payment of the sum payable under the agreement exempts the person by whom the payment is payable from any		26 27 28 29
(2)	This section does not affect the operation of section 51 in respect of a liability commuted under that section before the commencement of this section.		
(3)		section does not affect the operation of section 66A stration of agreements for compensation).	33 34

Schedule 1	Amendments relating to commutation procedures
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	87K	Cor	nmutation payment taken to be payment of compensation	1
			Payment of a lump sum to which liability in respect of any weekly payment of compensation has been wholly or partially	2 3
			commuted under this Division or section 51, or redeemed	4
			under section 15 of the former Act (as applied by Schedule 6	5
			to this Act), is taken for the purposes of this Act, the 1998 Act	6
			and the former Act (as applied by this Act) to be payment of	7
			the compensation concerned in pursuance of the liability to pay the compensation concerned.	8 9
[7]	Section	on 14	6	10
	Omit	the se	ection. Insert instead:	11
	146	Cor	nmutation of weekly payments from Scheme	12
		(1)	Division 9 of Part 3 applies to the commutation of a liability under the Scheme.	13 14
		(2)	A liability under the Scheme may not be commuted to a lump sum with the agreement of the worker unless the Authority:	15 16
			(a) has given the employer notice of the proposed	17
			agreement and has given the employer a reasonable	18
			opportunity to make submissions to the Authority with	19
			respect to the matter, and	20
			(b) has taken into account any submissions so made to the Authority.	21 22
		(3)	Subsection (2) does not apply if the worker has been unable,	23
		(-)	after due search and inquiry, to identify the relevant employer.	24
		(4)	In the case of commutation by determination of the	25
			Commission under section 87G (Commutation when worker	26
			legally incapacitated), the Commission may on the application	27
			of the employer, if the Commission thinks fit, refuse to make such a determination in respect of a liability under the Scheme.	28 29
			such a determination in respect of a nationaly under the benefite.	29

Amendments relating to commutation procedures

	(5) The making of such an application by the employer in no way fetters the discretion of the Commission to make the determination, and a commutation made in consequence of the determination is binding on the employer whether or not the employer has made such an application.	1 2 3 4 5
	(6) The Authority may apply for registration of a commutation agreement under section 87H as a party to the agreement.	6 7
[8]	Section 151N Contributory negligence—generally	8
	Omit "under section 51 if the person concerned were eligible to be paid a lump sum under that section" from section 151N (2). Insert instead "under Division 9 of Part 3 if the person concerned were eligible to be paid a lump sum under that Division".	9 10 11 12
[9]	Section 221 Payments from Contribution Fund	13
	Omit "under section 51" from section 221 (12). Insert instead "under Division 9 of Part 3".	14 15
[10]	Schedule 6 Savings, transitional and other provisions	16
	Insert after Part 2 of Schedule 6:	17
	Part 2A Provisions relating to compensation generally	18 19
	1 Commutation—Workers Compensation Legislation Amendment Act 2001	20 21
	(1) This clause applies on and from the repeal of section 51 by the <i>Workers Compensation Legislation Amendment Act 2001</i> .	22 23
	(2) Division 9 (Commutation of compensation) of Part 3 applies to the commutation of a liability arising in respect of an injury received before or after the commencement of that Division.	24 25 26
	(3) This clause extends to apply to a case in which proceedings for a determination under section 51 are pending when that section is repealed.	27 28 29

Schedule 1	Amendments relating to commutation procedures
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(4)	A liability may be commuted under Division 9 of Part 3 even	1
	if the Compensation Court refused, before the repeal of	2
	section 51, to make a determination under that section or under	3
	section 14 of the 1926 Act.	4
(5)	Section 87F (Commutation by agreement) extends to an	5

(5) Section 87F (Commutation by agreement) extends to an agreement made before the commencement of that section.

Amendments relating to assistance for injured workers

Sch	edule 2 Amendments relating to assistance for injured workers	1 2
	(Section 3)	3
2.1	Workers Compensation Act 1987 No 70	4
[1]	Section 192A Claims administration manual	5
	Insert after section 192A (3):	6
	(3A) The WorkCover Guidelines under the 1998 Act can make provision in connection with any matter in connection with which the claims manual can make provision.	7 8 9
[2]	Section 192A (4)	10
	Insert "the WorkCover Guidelines," after "claims manual,".	11
[3]	Section 192A (4A)	12
	Insert after section 192A (4):	13
	(4A) An insurer who fails to comply with a direction under subsection (4) is guilty of an offence.	14 15
	Maximum penalty: 50 penalty units.	16
2.2	Workplace Injury Management and Workers Compensation Act 1998 No 86	17 18
[1]	Section 42B	19
	Insert after section 42A:	20
	42B Claims assistance	21
	 The Authority may provide assistance (<i>claims assistance</i>) to injured workers and employers in connection with claims for compensation and work injury damages. 	22 23 24

		(2)	In particular the Authority may establish an advisory service to provide claims assistance.	1 2
		(3)	The Authority may provide funds to fund the provision of	3
		(-)	claims assistance by organisations representing employers or	4
			employees, including by means of the establishment of an	5
			advisory service to provide claims assistance. Funds may only	6
			be provided within 3 years after the commencement of this section.	7 8
[2]	Section	on 45	Α	9
	Insert	after	section 45:	10
	45A	Inju	ry management consultants	11
		(1)	The Authority may by instrument in writing approve a person	12
			as an injury management consultant for the purposes of the	13
			Workers Compensation Acts.	14
		(2)	Such an approval may be for a fixed or indefinite period and	15
			may be made subject to conditions.	16
		(3)	The Authority may by instrument in writing revoke the	17
			approval of an injury management consultant for any breach of	18
			the conditions of the approval or for such other reason as the	19
			Authority thinks appropriate.	20
		(4)	WorkCover Guidelines may provide for the functions of	21
			approved injury management consultants.	22
		(5)	A person approved as an injury management consultant under	23
			this section is, in any legal proceedings, competent but not	24
			compellable to give evidence or produce documents in respect	25
			of any matter in which he or she was involved in the course of	26
			the exercise of his or her functions as an approved injury	27
			management consultant.	28
[3]	Section	on 59	Regulations	29

[3] Section 59 Regulations

Omit section 59 (c) and (d).

Amendments relating to lump sum compensation

Schedule 3		93	Amendments relating to lump sum compensation	
			(Section 3)	3
3.1	Work	kers (Compensation Act 1987 No 70	4
[1]	Section	ons 6	55 and 66	5
	Omit	sectio	ons 65 and 66. Insert instead:	6
	65	Det	ermination of degree of permanent impairment	7
		(1)	For the purposes of this Division, the degree of permanent impairment that results from an injury is to be assessed as provided by this section and Part 7 (Medical assessment) of Chapter 7 of the 1998 Act.	8 9 10 11
		(2)	If a worker receives more than one injury arising out of the same incident, those injuries are together to be treated as one injury for the purposes of this Division.	12 13 14
			Note. The injuries are to be compensated together, not as separate injuries. Section 322 of the 1998 Act requires the impairments that result from those injuries to be assessed together. Physical injuries and psychological/psychiatric injuries are not assessed together. See section 65A.	15 16 17 18 19
		(3)	If there is a dispute about the degree of permanent impairment of an injured worker, the Commission may not award permanent impairment compensation or pain and suffering compensation unless the degree of permanent impairment has been assessed by an approved medical specialist.	20 21 22 23 24
		(4)	The Commission may, at any stage in proceedings on a claim for permanent impairment compensation or pain and suffering compensation, refer the matter for assessment of the degree of permanent impairment by an approved medical specialist.	25 26 27 28

Schedule 3 Amendments relating to lump sum compensation

65A Special provisions for psychological and psychiatric injury

(1) No compensation is payable under this Division in respect of permanent impairment that results from a secondary psychological injury.

Note. This does not prevent a secondary psychological injury from being compensated under section 67 as pain and suffering resulting from permanent impairment (but only if that permanent impairment results from a physical injury or a primary psychological injury).

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- (2) In assessing the degree of permanent impairment that results from a physical injury or primary psychological injury, no regard is to be had to any impairment or symptoms resulting from a secondary psychological injury.
- (3) Compensation payable under this Division in respect of permanent impairment that results from a primary psychological injury is not payable unless the degree of permanent impairment resulting from the primary psychological injury is greater than the degree of permanent impairment prescribed by the regulations for the purposes of this section.

Note. If more than one psychological injury arises out of the same incident, section 322 of the 1998 Act requires the injuries to be assessed together as one injury to determine the degree of permanent impairment.

- (4) If a worker receives a primary psychological injury and a physical injury, arising out of the same incident, the worker is only entitled to receive compensation under this Division in respect of impairment resulting from one of those injuries, and for that purpose the following provisions apply:
 - (a) the degree of permanent impairment that results from the primary psychological injury is to be assessed separately from the degree of permanent impairment that results from the physical injury (despite section 65 (2)),
 - (b) the worker is entitled to receive compensation under this Division for impairment resulting from whichever injury results in the greater amount of compensation being payable to the worker under this Division (and is not entitled to receive compensation under this Division for impairment resulting from the other injury), 37

Amendments relating to lump sum compensation

Schedule 3

		(c) the question of which injury results in the greater amount of compensation is, in default of agreement, to be determined by the Commission.	1 2 3		
		Note. If there is more than one physical injury those injuries will still be assessed together as one injury under section 322 of the 1998 Act, but separately from any psychological injury. Similarly, if there is more than one psychological injury those psychological injures will be assessed together as one injury, but separately from any physical injury.	4 5 6 7 8		
	(5)	In this section:	9		
		<i>primary psychological injury</i> means a psychological injury that is not a secondary psychological injury.	10 11		
		psychological injury includes psychiatric injury.	12		
		<i>secondary psychological injury</i> means a psychological injury to the extent that it arises as a consequence of, or secondary to, a physical injury.	13 14 15		
66	tlement to compensation for permanent impairment	16			
	(1)	A worker who receives an injury that results in permanent impairment is entitled to receive from the worker's employer compensation for that permanent impairment as provided by this section. Permanent impairment compensation is in addition to any other compensation under this Act.	17 18 19 20 21		
	(2)	The amount of the permanent impairment compensation that is payable is to be calculated as prescribed by the regulations, on the basis of the degree of permanent impairment that results from the injury.	22 23 24 25		
Sectio	on 66	A Registration of agreements for compensation	26		
Omit section 66A (1). Insert instead:					
	(1)	An agreement by a worker to receive an amount of permanent impairment compensation or pain and suffering compensation in respect of impairment may be registered by the Registrar. Once the agreement is registered the worker is not entitled to receive any additional compensation in respect of the impairment under an award of the Commission.	28 29 30 31 32 33		
Section	on 66	A (2)	34		
Section 66A (2) Omit "the Compensation Court". Insert instead "the Commission".					
	Section Section	66 Enti (1) (2) Section 66 (1) Section 66			

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Schedule 3 Amendments relating to lump sum compensation

[4]	Section	on 66A (3)–(4A)	1
	Omit	the subsections. Insert instead:	2
		(3) Any party to an agreement may apply to the Registrar for registration of the agreement.	3 4
		(4) The Registrar may refuse to register an agreement if the Registrar considers that the agreement is inaccurate or that the agreed amount of compensation is inadequate.	5 6 7
		(4A) The Registrar must refuse to register an agreement unless satisfied that the worker received independent legal advice about the agreement before the worker entered into the agreement.	8 9 10 11
[5]	Section	on 66A (7)	12
	Omit	the subsection. Insert instead:	13
		(7) This section does not limit an award of additional compensation in accordance with this Part in respect of an increase in the degree of permanent impairment that occurs after the impairment to which an agreement relates.	14 15 16 17
[6]	Section	on 66A (8)	18
	Omit	the subsection.	19
[7]	Section	on 66B	20
	Omit	the section. Insert instead:	21
	66B	No proceedings to enter up award on agreement for compensation	22 23
		 When a worker agrees to receive an amount of permanent impairment compensation or pain and suffering compensation, the Commission is not to entertain proceedings for entry of an award to give effect to the agreement unless the proceedings also relate to some dispute in connection with the worker's claim for compensation under this Act. The regulations may prescribe exceptions to this section. 	24 25 26 27 28 29 30

Amendments relating to lump sum compensation

	(3) The r	regulations may make provision for or with respect to:	1
	(a)	requiring an application referring a matter to the Commission to be accompanied by evidence (in the	2 3
		form of a certificate or other information provided for	4
		by the regulations) that the proceedings are not	5
		prevented by this section from being entertained by the Commission, and	6 7
	(b)	preventing the acceptance for lodgment of an application not accompanied by any evidence required	8
		by the regulations to accompany it.	10
[8] Sectio	n 67 Com	pensation for pain and suffering	11
Omit s	ection 67 ((1), (1A) and (2). Insert instead:	12
		orker who receives an injury that results in a degree of	13
		anent impairment greater than that prescribed by the	14
		ations for the purposes of this section is entitled to receive	15
		the worker's employer as compensation for pain and ring resulting from the permanent impairment an amount	16 17
		xceeding \$50,000. Pain and suffering compensation is in	17
		ion to any other compensation under this Act.	18
		Section 65A provides that pain and suffering compensation for	20
		anent impairment arising from psychological injury is not payable s the injury is a primary psychological injury (as defined in that	21 22
	sectio	n) and the degree of permanent impairment arising from the injury	23
		ater than the degree of permanent impairment prescribed by the ations for the purposes of that section.	24 25
	•	use there is a distinction between injury and impairment	25 26
		ting from an injury (and compensation is payable under	26 27
		section only for pain and suffering resulting from	28
		irment), the pain and suffering for which compensation is	29
		ble does not include pain and suffering that results from	30
	the ir	njury but not from the impairment.	31
[9] Sectio	n 67 (3)		32
		· · · · · · · · · · · · · · · · · · ·	
Omit "	loss or los	ses". Insert instead "permanent impairment".	33
[10] Sectio	n 67 (4)		34
Omit "	the Compe	ensation Court". Insert instead "the Commission".	35

Schedule 3	Amendments	relating to	lump sum	compensation
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[11]	Section 67 (7)		1		
	Omit "loss". Insert instead "permanent impairment".				
[12]	Section 67A Special provisions for HIV/AII	DS	3		
	Omit section 67A (1). Insert instead:		4		
	(1) For the purposes of the determine		5		
	and suffering compensation paya		6		
	are each considered to be a mo		7		
	maximum amount of pain and payable.	suffering compensation is	8 9		
	(1A) For the purposes of the deter	mination of the amount of	10		
	permanent impairment compens		11		
	and AIDS are each considere		12		
	permanent impairment of 100%.		13		
[13]	Section 67A (4)		14		
	Omit the subsection. Insert instead:		15		
	(4) Permanent impairment compens	sation and pain and suffering	16		
	compensation are not payable		17		
	impairment that is HIV infection	n or AIDS if the impairment	18		
	resulted from voluntary sexual a		19		
	subsection does not limit the ope	eration of section 14 (Conduct	20		
	of worker etc).		21		
[14]	Section 68 Proportionate loss of use		22		
	Omit the section.		23		
[15]	Section 68A Deduction for previous injury	or pre-existing condition or	24		
	abnormality		25		
	Omit the section.		26		

Amendments relating to lump sum compensation

Schedule 3

[16] Section 68B 1 Omit the section. Insert instead: 2 68B Deductions for previous injuries and pre-existing 3 conditions—operation of sections 15, 16, 17 and 22 4 (1) When determining the compensation payable in respect of 5 permanent impairment for the purposes of the apportionment 6 of liability under section 22, there is to be no deduction under 7 section 323 of the 1998 Act for any proportion of the 8 impairment that is due to an injury in respect of which liability 9 is to be apportioned (but without affecting any deduction under 10 that section for any proportion of the impairment that is due to 11 any other injury or that is due to any pre-existing condition or 12 abnormality). 13 (2) When determining the compensation payable by an employer 14 in a case in which section 15 applies (disease of such a nature 15 as to be contracted by a gradual process), section 323 of the 16 1998 Act applies to that compensation subject to the 17 following: 18 there is to be no deduction under section 323 of the (a) 19 1998 Act for any proportion of the permanent 20 impairment that is due to the worker's employment in 21 previous relevant employment (as defined in paragraph 2.2 (b)) except any such proportion for which compensation 23 under this Division (as in force at any time) or 24 section 16 of the former Act has been paid or is payable, 25 (b) for the purposes of paragraph (a), previous relevant 26 employment is employment to the nature of which the 27 disease was due by a previous employer who is liable 28 under section 15 to contribute in respect of the 29 compensation being determined (or who would be so 30 liable if the requirement to contribute were not limited 31 to employers who employed the worker during a 32 particular period), 33 (c) in the case of permanent impairment of the back, neck 34 or pelvis, a reference in this subsection to previous 35 relevant employment is limited to employment after the 36 commencement of this Act. 37

Schedule 3 Amendments relating to lump sum compensation

(3) When determining the compensation payable by an employer in a case in which section 16 applies (an injury that consists in the aggravation, acceleration, exacerbation or deterioration of a disease), section 323 of the 1998 Act applies to that compensation subject to the following:

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- (a) there is to be no deduction under section 323 of the 1998 Act for any proportion of the impairment that is due to the worker's employment in previous relevant employment (as defined in paragraph (b)) except any such proportion for which compensation under this Division (as in force at any time) or section 16 of the former Act has been paid or is payable,
- (b) for the purposes of paragraph (a), *previous relevant employment* is employment that was a substantial contributing factor to the aggravation, acceleration, exacerbation or deterioration by a previous employer who is liable under section 16 to contribute in respect of the compensation being determined (or who would be so liable if the requirement to contribute were not limited to employers who employed the worker during a particular period),
- (c) in the case of permanent impairment of the back, neck or pelvis, a reference in this subsection to previous relevant employment is limited to employment after the commencement of this Act.
- (4) When determining the compensation payable by an employer in a case in which section 17 applies (loss or further loss of hearing), section 323 of the 1998 Act applies to that compensation subject to the following:
 - (a) there is to be no deduction under section 323 of the 1998 Act for any proportion of the impairment that is due to the worker's employment in previous relevant employment (as defined in paragraph (b)) except any such proportion for which compensation under this Division (as in force at any time) or section 16 of the former Act has been paid or is payable,
 - (b) for the purposes of paragraph (a), *previous relevant employment* is employment to the nature of which the disease was due by a previous employer who is liable

Amendments relating to lump sum compensation

Schedule 3

under section 17 to contribute in respect of the 1 compensation being determined (or who would be so 2 liable if the requirement to contribute were not limited 3 to employers who employed the worker during a 4 particular period). 5 [17] Section 69 Addition to Table of further compensable injuries 6 Omit the section. 7 Section 69A No compensation for less than 6% hearing loss [18] 8 Omit section 69A (1)–(4). Insert instead: 9 (1) In assessing, for the purpose of the determination of permanent 10 impairment compensation, the degree of permanent impairment 11 resulting from loss of hearing (the present loss) due to 12 boilermakers deafness regard must not be had to any hearing 13 loss due to boilermakers deafness unless the worker's total 14 hearing loss due to boilermakers deafness is at least 6%. 15 (2) The worker's *total hearing loss* is the aggregate of the present 16 loss and all previous losses of hearing due to boilermakers 17 deafness. 18 (3) The fact that compensation is not payable in respect of a loss 19 of hearing because of this section does not prevent notice of 20 injury being given or a claim being made in respect of that loss, 21 and does not affect the operation of section 17 in respect of that 22 loss (if and when the worker's total hearing loss reaches 6%). 23 (4) An example of the operation of this section is as follows 24 (assume that all hearing losses mentioned are due to 25 boilermakers deafness and that no other injury is involved): 26 (a) A worker suffers a hearing loss of 4% (the first hearing 27 loss that the worker has suffered). No permanent 28 impairment compensation is payable in respect of the 29 loss because it is less than 6% and cannot be taken into 30 account to assess the degree of permanent impairment, 31 though notice of injury can be given or a claim can be 32 made for the hearing loss. 33 (b) The worker suffers a further hearing loss of 4%, 34 bringing the total loss to 8%. The total loss has now 35 passed the 6% threshold and compensation is payable 36

Schedule 3 Amendments relating to lump sum compensation

				on the basis of the full 8%. Compensation in respect of the initial 4% hearing loss will be payable by the earlier employer if the worker made a claim or gave notice of injury for that initial hearing loss.	1 2 3 4
			(c)	The worker suffers a further hearing loss of 5%. The worker is entitled in the usual way to compensation in respect of the 5% further loss because the 6% threshold has already been passed (the total loss is now 13%).	5 6 7 8
[19]	Section	on 69	A (7)		9
			-	sation is payable under section 66". permanent impairment compensation is payable".	10 11
[20]	Section	on 69	B Emp	ployer's responsibility to pay for hearing loss tests	12
	Omit sectio			ensation under section 66 for a loss of hearing" from	13 14
	Insert of hea			y permanent impairment compensation in respect of a loss	15 16
[21]	Section	on 72	Refer	rence of matters to medical panel	17
	Omit	the se	ection.		18
[22]	Section	on 73			19
	Omit	the se	ection.	Insert instead:	20
	73 Reimbursement for costs of medical certificate and examination				21
		(1)	and a	bbtaining of a permanent impairment medical certificate ny examination required for the certificate are taken to be dical or related treatment for the purposes of Division 3 if:	22 23 24
			(a)	the medical practitioner has completed such training as the Authority may require in respect of the assessment of the degree of permanent impairment as provided by this Act, and	25 26 27 28
			(b)	the worker has given the employer a copy of the certificate.	29 30

Amendments relating to lump sum compensation

	(2)	In thi	is section:	1
			<i>nanent impairment medical certificate</i> means a report or ficate of a medical practitioner that certifies:	2 3
		(a)	that a worker has received an injury resulting in permanent impairment, and	4 5
		(b)	the degree of permanent impairment (assessed as provided by this Act) resulting from the injury.	6 7
[23]	Part 3, Div	ision 4	4, Table	8
	Omit the T	able to	Division 4 of Part 3.	9
3.2	Workplac Act 1998		ury Management and Workers Compensation	10 11
[1]	Section 11	1 Inte	rest on agreed payment of lump sum compensation	12
	section 111	(1). ad "pe	ation under section 66 or 67 of the 1987 Act" from	13 14 15 16
[2]	Section 13	1 Defi	initions	17
	Insert in alj	phabet	ical order in section 131 (1):	18
		heari	ing loss claim means:	19
		(a)	a claim under section 66 of the 1987 Act (as in force at any time before the commencement of this definition) for loss of hearing, or	20 21 22
		(b)	a claim for permanent impairment compensation in respect of loss of hearing.	23 24
[3]	Section 13	61 (1)		25
	Omit parag	graph (a	a) of the definition of <i>protected claim</i> . Insert instead:	26
		(a)	a hearing loss claim, and	27

Schedule 3	Amendments relating to lump sum compensation
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[4]	Section 134 Consequences of prohibited conduct for recovery of fees by agents	1 2
	Omit "claim under section 66 of the 1987 Act for loss of hearing" from section 134 (3).	3 4
	Insert instead "hearing loss claim".	5
[5]	Section 134 (3)	6
	Omit "subsequent claim for further loss of hearing".	7
	Insert instead "subsequent hearing loss claim in respect of further loss of	8
	hearing".	9
[6]	Section 135 Consequences of prohibited conduct for lawyers	10
	Omit "claim under section 66 of the 1987 Act for loss of hearing" from	11
	section 135 (4).	12
	Insert instead "hearing loss claim".	13
[7]	Section 135 (4)	14
	Omit "subsequent claim for further loss of hearing".	15
	Insert instead "subsequent hearing loss claim in respect of further loss of	16
	hearing".	17

Amendments relating to new claims procedures

Schedule 4 Amendments relating to new claims 1 procedures 2 (Section 3) 3 4.1 Workers Compensation Act 1987 No 70 4 [1] Section 151D Time limit for commencement of court proceedings 5 against employer for damages 6 Insert as section 151D (1): 7 (1) In the case of proceedings for damages in respect of an injury 8 received on or after the commencement of this subsection (as 9 inserted by the Workers Compensation Legislation Amendment 10 Act 2001), time does not run for the purposes of this section 11 from the time that a claim has been referred to the Commission 12 for assessment and until 2 months after a certificate as to the 13 assessment or exemption from assessment is issued. 14 [2] Schedule 6 Savings, transitional and other provisions, Part 18 Special 15 provision relating to coal miners 16 Insert at the end of Part 18: 17 3 2001 amendments not applicable to coal miners 18 Subject to this clause, the amendments made by the 2001 (1)19 amending Act do not apply to or in respect of coal miners and 20 this Act and the 1998 Act (and the regulations under those 21 Acts) apply to and in respect of coal miners as if the 2001 22 amending Act had not been enacted. 23 (2) Subclause (1) does not apply in respect of the amendments 24 made by Schedule 2.2 [2] and [3] to the 2001 amending Act. 25 (3) The regulations may make provision for or with respect to the 26 following matters in connection with a claim for compensation 27

in respect of an injury received by a coal miner:

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Schedule 4 Amendments relating to new claims procedures

		(a) requiring or providing for the conciliation, mediation or other requiring of a claim, or any dispute in connection	1
		other review of a claim, or any dispute in connection with a claim, before the commencement of court	23
		proceedings in connection with the claim or dispute,	4
		(b) any matter for or in respect of which provision is made	5
		by Divisions 3–5 of Part 1 of Chapter 4 of the 1998 Act (whether or not provision so made is inconsistent with	6
		any provision of those Divisions),	7 8
		(c) disapplying or modifying the application of any	9
		provision or provisions of Divisions 3–5 of Part 2 of	10
		Chapter 4 of the 1998 Act.	11
	(4)	In this clause:	12
		<i>coal miners</i> means workers employed in or about a mine to which the <i>Coal Mines Regulation Act 1982</i> applies.	13 14
		the 2001 amending Act means the Workers Compensation	15
		Legislation Amendment Act 2001.	16
Sche	dule	6 Part 18C	17
Insert	after	Part 18B of Schedule 6:	18
Part	: 180	2 Provisions consequent on enactment	19
		of Workers Compensation Legislation	20
		Amendment Act 2001	21
1	Def	initions	22
		In this Part:	23
		<i>existing claim</i> and <i>new claim</i> have the same meaning as in Chapter 7 of the 1998 Act.	24 25
		the 2001 amending Act means the Workers Compensation	26
		Legislation Amendment Act 2001.	27
2	Оре	eration of amendments generally	28
	(1)	The Workers Compensation Acts apply to and in respect of an	29
		existing claim as if Schedules 2–6 to the 2001 amending Act	30
		had not been enacted.	31

[3]

Amendments relating to new claims procedures

	(2)	This clause is subject to this Part and to any regulations under this Schedule.	1 2
3	Am	endments to lump sum compensation provisions	3
	(1)	The amendments made by Schedule 3 to the 2001 amending	4
	(1)	Act do not apply in respect of an injury received before the	5
		commencement of the amendments (even if the injury is the	6
		subject of a claim made after the commencement of the	7
		amendments) except for the amendments to section 66A	8
		(subject to such modifications to that section as may be	9
		prescribed by the regulations, for the purposes of the	10
		application of those amendments in respect of such an injury).	11
	(2)	There is to be a reduction in the compensation payable under	12
	. /	Division 4 of Part 3 (as amended by the 2001 amending Act)	13
		for any proportion of the permanent impairment concerned that	14
		is a previously non-compensable impairment. This subclause	15
		does not limit the operation of section 323 of the 1998 Act or	16
		section 68B of the 1987 Act.	17
	(3)	A previously non-compensable impairment is loss or	18
		impairment that is due to something that occurred before the	19
		commencement of the amendments to Division 4 of Part 3	20
		made by the 2001 amending Act, being loss or impairment that	21
		is of a kind for which no compensation was payable under that	22
		Division before that commencement.	23
	(4)	No contribution or payment of apportioned share in respect of	24
		compensation under Division 4 of Part 3 (as amended by the	25
		2001 amending Act) is required under section 15, 16, 17 or 22	26
		to the extent that the employment or injury in respect of which	27
		contribution or payment would otherwise be required relates to	28
		a previously non-compensable impairment.	29
4	Tra	nsitional provision for disputes concerning lump sum	30
-		npensation claims	30
		-	
	(1)	In the case of a new claim in respect of an injury received before the commencement of the amendments made by	32 33
		Schedule 3 to the 2001 amending Act, compensation under	33 34
		Division 4 of Part 3 (as in force before the commencement of	34
		this clause) may not be awarded by the Commission if there is	36
		and charge inter not be unuffed by the commission in there is	50

Schedule 4	Amendments relating to new claims procedures
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an impairment dispute unless the dispute has been assessed by an approved medical specialist under Part 7 of Chapter 7 of the 1998 Act.

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- (2) An opinion certified in a medical assessment certificate pursuant to the medical assessment of an impairment dispute is conclusively presumed to be correct as to the matters in dispute in any proceedings in respect of the claim for compensation concerned.
- (3) For the purposes of this clause, Part 7 of Chapter 7 of the 1998 Act extends (with such modifications as may be prescribed by the regulations) to the assessment of an impairment dispute as if it were a medical dispute under that Part.
- (4) In this clause, *impairment dispute* means a dispute about whether a loss or impairment exists and, if so, the nature and extent of the loss or impairment.

5 Regulations to transfer existing claims to new procedures

- (1) The regulations may make provision for or with respect to requiring a class or classes of existing claims to be treated as new claims for the purposes of the Workers Compensation Acts.
- (2) Those claims (*transferred claims*) then cease to be existing claims and become new claims for the purposes of the Workers Compensation Acts, subject to this Part and the regulations.
- (3) Regulations under this clause may include provisions of a savings or transitional nature consequent on the operation of any such regulations.
- (4) The power to make regulations under subclause (3) extends to authorise the making of regulations whereby provisions of the Workers Compensation Acts are taken to be amended in the manner set forth in the regulations.

6 Special provisions for transferred claims

The provisions of the Workers Compensation Acts apply to and in respect of a transferred claim as a new claim subject to the following modifications:
Amendments relating to new claims procedures

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4.2

[1]

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Schedule 4 Amendments relating to new claims procedures

[2]	Section 4 (1)	1
	Insert in alphabetical order:	2
	<i>approved medical specialist</i> has the meaning given by section 319.	3 4
	<i>Arbitrator</i> means an Arbitrator of the Commission appointed under this Act.	5 6
	claim means a claim for compensation or work injury damages.	7
	<i>claimant</i> means a person who makes or is entitled to make a claim.	8 9
	<i>Commission</i> means the Workers Compensation Commission of New South Wales established by this Act.	10 11
	<i>compensation</i> means compensation under the Workers Compensation Acts, and includes any monetary benefit under those Acts.	12 13 14
	<i>death benefit compensation</i> means compensation under Division 1 (Compensation payable on death) of Part 3 of the 1987 Act.	15 16 17
	<i>Deputy President</i> means a Deputy President of the Commission.	18 19
	<i>doctor</i> means a medical practitioner.	20
	<i>existing claim</i> has the same meaning as in Chapter 7 (New claims procedures).	21 22
	<i>lump sum compensation</i> means compensation under Division 4 (Compensation for non-economic loss) of Part 3 of the 1987 Act.	23 24 25
	<i>medical assessment</i> means assessment of a medical dispute by an approved medical specialist under Part 7 of Chapter 7.	26 27
	<i>medical certificate</i> means a certificate given by a medical practitioner.	28 29
	medical dispute has the meaning given by section 319.	30
	<i>medical expenses compensation</i> means compensation under Division 3 (Compensation for medical, hospital and rehabilitation expenses etc) of Part 3 of the 1987 Act.	31 32 33

Amendments relating to new claims procedures

	motor accident damages means damages to which Part 6 of	1
	the <i>Motor Accidents Act 1988</i> or Chapter 5 of the <i>Motor Accidents Compensation Act 1999</i> applies.	2 3
	<i>new claim</i> has the same meaning as in Chapter 7 (New claims procedures).	4 5
	<i>pain and suffering compensation</i> means compensation for pain and suffering under section 67 of the 1987 Act.	6 7
	<i>permanent impairment compensation</i> means compensation for permanent impairment under section 66 of the 1987 Act.	8 9
	President means the President of the Commission.	10
	<i>Presidential member</i> means the President or a Deputy President.	11 12
	<i>Registrar</i> means the Registrar of the Commission appointed under this Act.	13 14
	<i>Rules</i> means the Rules of the Commission made by the Minister under this Act.	15 16
	<i>work injury</i> means an injury in respect of which compensation is payable.	17 18
	<i>work injury damages</i> has the same meaning as in Chapter 7 (New claims procedures).	19 20
	<i>WorkCover Guidelines</i> means guidelines issued under section 376 (Issue of guidelines).	21 22
	Workers Compensation Acts means this Act and the 1987 Act.	23
[3]	Section 30 Functions of Council	24
	Insert after section 30 (1) (d):	25
	 (d1) to provide advice to the Minister on proposals for WorkCover Guidelines and regulations under the workers compensation legislation, 	26 27 28

Schedule 4	Amendments relating to new claims procedures
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[4]	Secti	on 35	5 Paym	ents into and from Fund	1
	Insert	after	section	n 35 (2) (e):	2
			(e1)	the costs of operation of the Commission including the remuneration (and allowances) of the members and of the staff of the Commission, and the remuneration of approved medical specialists,	3 4 5 6
[5]	Secti	on 60	A		7
	Insert	befo	re secti	on 61:	8
	60A	Ар	olicatio	on of Division	9
		(1)	befor	ons 61–64 apply only in respect of an injury received e the commencement of this section (as inserted by the ers Compensation Legislation Amendment Act 2001).	10 11 12
		(2)	claim	bons 65 and 66 apply only in respect of the making of a before the commencement of this section (as inserted by <i>Vorkers Compensation Legislation Amendment Act 2001</i>).	13 14 15
				Chapter 7 (New claims procedures) provides for notice of injury and g of claims in all other cases.	16 17
[6]	Secti comp			e claims) and 68 (Order for refund of overpayments of	18 19
	Omit	the se	ections		20
[7]	Secti	on 75	5A		21
	Insert	befo	re secti	ion 76:	22
	75A	Div	ision a	pplies only to existing claims	23
			This 1	Division applies only in respect of existing claims.	24
				Conciliation is not applicable to new claims. See Chapter 7 (New procedures).	25 26

Amendments relating to new claims procedures

[8]	Section	on 91A	1
	Insert	before section 92:	2
	91A	Division applies only to existing claims	3
		This Division applies only in respect of existing claims.	4
		Note. Chapter 7 (New claims procedures) provides for weekly payments in the case of new claims.	5 6
[9]	Section	on 100A	7
	Insert	before section 101:	8
	100A	Division applies only to existing claims	9
		This Division applies only in respect of existing claims.	10
		Note. Chapter 7 (New claims procedure) provides for restrictions on commencing court proceedings in the case of new claims.	11 12
[10]	Chap	ter 4, Part 2, Division 6, heading	13
	Omit	the heading to Division 6 of Part 2 of Chapter 4. Insert instead:	14
	Divis	ion 6 Proceedings before Commission or the Compensation Court	15 16
[11]	Section	on 105	17
	Omit	the section. Insert instead:	18
	105	Jurisdiction of Commission and Compensation Court	19
		 Subject to this Act, the Commission has exclusive jurisdiction to examine, hear and determine all matters arising under this Act in respect of any new claim. 	20 21 22
		(2) The Commission does not have that jurisdiction in respect of matters arising under Part 5 (Common law remedies) of the 1987 Act except for the purposes of and in connection with the assessment of a work injury damages claim under Part 6 of Chapter 7.	23 24 25 26 27

Schedule 4	Amendments relating to new claims procedures	
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		(3)	Subject to this Act and the <i>Compensation Court Act 1984</i> , the Compensation Court has exclusive jurisdiction to examine, hear and determine all matters arising under this Act (except Part 5 of the 1987 Act) in respect of any existing claim.	1 2 3 4
		(4)	References in this Act to the Commission are, for the purposes of giving effect to subsection (3), to be read as references to the Compensation Court to the extent that the reference is in respect of an existing claim.	5 6 7 8
			Note. Provision is made in the 1987 Act for regulations to require existing claims to be treated as new claims (<i>transferred claims</i>). The Compensation Court ceases to have jurisdiction in respect of transferred claims and the Commission acquires exclusive jurisdiction in respect of transferred claims.	9 10 11 12 13
[12]	Section	on 11	1A	14
	Insert	befor	re section 112:	15
	111A	Cos	sts provisions apply only to existing claims	16
			Sections 112–116 apply only in respect of existing claims.	17
			Note. Chapter 7 (New claims procedures) provides for costs in respect of new claims.	18 19
[13]	Section	on 11	8A	20
	Insert	befor	re section 119:	21
	118A	App clai	plication of certain provisions of Division only to existing ms	22 23
			Sections 121–124 and 128–130 apply only in respect of existing claims.	24 25
[14]	Section	ons 2	35C and 235D	26
	Insert	after	section 235B:	27
	235C	Fals	se claims	28
		(1)	A person must not make a statement knowing that it is false or misleading in a material particular:	29 30
			(a) in a claim made by the person, or	31

Amendments relating to new claims procedures

235D

	(b)	in a medical certificate or other document that relates to a claim, or	1 2
	(c)	when furnishing information to any person concerning	3
		a claim or likely claim (whether the information is	4
		furnished by the person who makes or is entitled to make the claim or not).	5 6
		num penalty: 500 penalty units or imprisonment for s, or both.	7 8
(2)	This s	ection does not apply to statements:	9
	(a)	made in documents filed, or information furnished, in proceedings before a court, or	10 11
	(b)	made in the course of giving evidence on oath before the Commission, or	12 13
	(c)	made in any document or information in any case in which the person who made the statement did not know that the document or information was to be given, served or furnished in connection with a claim.	14 15 16 17
(3)		section applies to a statement even though it has been ed by statutory declaration.	18 19
Ord	er for i	refund of overpayments of compensation	20
(1)	pursua persor	ection applies to a payment to a person, purportedly made ant to an obligation arising under this Act, to which the n is not entitled under this Act. Such a payment is referred his section as an <i>overpayment</i> .	21 22 23 24
(2)	overpa consti or not an off	Authority is satisfied that a person has received an ayment as a result or partly as a result of an act that tutes a contravention of section 235A or 235C (whether the person has been proceeded against or convicted for ence in respect of the contravention), the Authority may	25 26 27 28 29
		the person to refund the amount of the overpayment to erson who made the payment.	30 31

Schedule 4	Amendments relating to new claims procedures
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(3) Any such refund may, in accordance with the terms of the Authority's order, be deducted from future payments of compensation, but not if it is payable under an award of the Commission.

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- (4) An order under this section is enforceable as a civil debt and may be recovered as such in any court of competent jurisdiction by the person to whom the order requires payment to be made.
- (5) This section does not limit any other right of recovery that a person may have against another person in respect of any overpayment to that other person.
- (6) A person against whom an order is made under this section may apply for a review of the order by the Commission.

[15] Section 248A

Insert after section 248:

248A Review of Act

- (1) The Minister is to conduct a review of the amendments made by the *Workers Compensation Legislation Amendment Act 2001* to determine whether the policy objectives of those amendments remain valid and whether the terms of the Workers Compensation Acts remain appropriate for securing those objectives.
- (2) The review is to be undertaken as soon as possible after the period of 12 months from the commencement of Part 4 of Chapter 7 (as inserted by the *Workers Compensation Legislation Amendment Act 2001*).

Amendments relating to new claims procedures

[16]	Chap	ter 7			1
	Insert	as C	hapter '	7:	2
	Cha	pte	r 7	New claims procedures	3
	Part	:1 I	Prelir	ninary	4
	250	Inte	rpretat	tion	5
		(1)	In this	s Chapter:	6
				<i>ages</i> has the same meaning as in Part 5 (Common law dies) of the 1987 Act.	7 8
			existi	<i>ng claim</i> means:	9
			(a)	a claim for compensation made before the commencement of this section or a claim that is related to such a claim (whether or not the related claim is made before the commencement of this section), or	10 11 12 13
			(b)	a claim for work injury damages made in respect of an injury received before the commencement of this section or in respect of the death of a worker resulting from or caused by such an injury.	14 15 16 17
				Part 18C of Schedule 6 to the 1987 Act provides for the transfer of g claims, so that the claims transferred will be treated as new s.	18 19 20
				<i>er</i> means a licensed insurer, specialised insurer or selfer, under this Act or the 1987 Act, or a former licensed er.	21 22 23
			new c	claim means any claim that is not an existing claim.	24
			respe	ed claims are claims or further claims for compensation in ct of the same injury, whether or not the claims are in ct of the same kind of compensation.	25 26 27
				<i>injury damages</i> means damages recoverable from a er's employer in respect of:	28 29
			(a)	an injury to the worker caused by the negligence or other tort of the employer, or	30 31

Schedule 4	Amendments relating to new claims procedures
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essions used in this Part have the same 5 (Common law remedies) of the 1987 Act.	28 29 30
n ies only in respect of injuries received after it of this section.	25 26 27
injury	24
of injury and making a claim	23
nedule 6 to the 1987 Act provides for the transfer of hat the claims transferred will be treated as new	20 21 22
se specifically provided in this Chapter, this and in respect of new claims only.	18 19
,	17
elines or forwarded to an insurer by the to have been made on the insurer (and to e when it was made on the employer).	14 15 16
on an insurer in accordance with the	13
or whose acts the employer is vicariously	11 12
ho is vicariously liable for the acts of the nd	9 10
f <i>work injury damages</i> in subsection (1), a ker's employer includes a reference to:	7 8
ges are recoverable in an action for tort or or in any other action, but does not include nages.	4 5 6
f the worker resulting from or caused by an ed by the negligence or other tort of the	1 2 3

Amendments relating to new claims procedures

254	Not	ice of	injury must be given to employer	1
	(1)	by an	ner compensation nor work injury damages are recoverable injured worker unless notice of the injury is given to the	2 3
			over as soon as possible after the injury happened and	4
			the worker has voluntarily left the employment in which	5
			vorker was at the time of the injury.	6
	(2)		7	
		(or any defect or inaccuracy in a notice of injury) is not a bar to the recovery of compensation or work injury damages if in		8 9
			eedings to recover the compensation or damages it is found	10
			here are special circumstances as provided by this section.	11
	(3)	Each	of the following constitutes special circumstances:	12
		(a)	the person against whom the proceedings are taken has	13
			not been prejudiced in respect of the proceedings by the	14
			failure to give notice of injury or by the defect or	15
			inaccuracy in the notice,	16
		(b)	the failure to give notice of injury, or the defect or	17
			inaccuracy in the notice, was occasioned by ignorance,	18
			mistake, absence from the State or other reasonable cause,	19 20
		(c)	the person against whom the proceedings are taken had	21
		(-)	knowledge of the injury from any source at or about the	22
			time when the injury happened,	23
		(d)	the injury has been reported by the employer to the	24
			Authority in accordance with this Act.	25
	(4)		dition, if the employer is the owner of a mine or quarry, or	26
			ccupier of a factory, workshop, office or shop, each of the	27
			wing constitutes special circumstances:	28
		(a)	the summary referred to in section 231 has not been	29
			posted up in accordance with that section or the employer has otherwise contravened that section,	30
		(1)		31
		(b)	the injury has been reported by or on behalf of the	32
			employer to an inspector of mines or an inspector under the Occupational Health and Safety Act 2000,	33 34
		(c)	the injury has been treated in a first aid room at the	
		(0)	mine, quarry, factory, workshop, office or shop.	35 36

Schedule 4 Amendments relating to new claims procedures

255	Hov	v notice of injury is given	1
	(1)	A notice of injury must state:	2
		(a) the name and address of the person injured, and	3
		(b) the cause of the injury (in ordinary language), and	4
		(c) the date on which the injury happened.	5
	(2)	A notice of injury may be given orally or in writing.	6
	(3)	If there is more than one employer, a notice of injury may be given to any one of those employers.	7 8
	(4)	A notice of injury is taken to have been given to an employer:	9
		(a) if it is given to any person designated for the purpose by the employer, or	10 11
		(b) if it is given to any person under whose supervision the worker is employed.	12 13
	(5)	A written notice of injury may be served by delivering it to, or by sending it by post to, the residence or any place of business of the person on whom it is to be served.	14 15 16
	(6)	If the regulations so require (and despite anything to the contrary in this section), a notice of injury must be given in the manner, and contain the particulars, prescribed by the regulations.	17 18 19 20
256	Reg	ister of injuries	21
	(1)	A register of injuries must be kept in some readily accessible place at every mine, quarry, construction site, factory, workshop, office or shop.	22 23 24
	(2)	A worker employed at any such mine, quarry, construction site, factory, workshop, office or shop, or any person acting on the worker's behalf, may enter in the register of injuries particulars of any injury received by the worker.	25 26 27 28
	(3)	The regulations may prescribe the form of a register of injuries and the particulars to be entered in the register.	29 30
	(4)	If particulars of an injury are duly entered in a register of injuries as soon as possible after an injury happened, the entry is sufficient notice of the injury for the purposes of this Act.	31 32 33

Amendments relating to new claims procedures

	(5)	quarr	by or the occupier of the construction site, factory, shop, office or shop, is guilty of an offence.	1 2 3
		Maxi	mum penalty: 50 penalty units.	4
257		ice of perty	incapacity, medical etc treatment and damage to	5 6
	(1)	The p	provisions of this Part apply with respect to:	7
		(a)	the giving of notice of incapacity resulting from injury that happens after the worker leaves the employment in which the worker was at the time of the injury, and	8 9 10
		(b)	the giving of notice of any medical or related treatment, hospital treatment, occupational rehabilitation service or ambulance service to which Division 3 of Part 3 of the 1987 Act applies, and	11 12 13 14
		(c)	the giving of notice of any damage to property to which Division 5 of Part 3 of the 1987 Act applies,	15 16
		in the	e same way as those provisions apply to notice of injury.	17
	(2)	(subje	particulars required to be given in any such notice are ect to the regulations) reasonable particulars of the pacity, of the treatment or service or of the damage to erty.	18 19 20 21
258	Offe	ence		22
		perso or mi Maxi	rson must not make a statement in a notice given by the n under this Division knowing that the statement is false sleading in a material particular. mum penalty: 100 penalty units or imprisonment for rs, or both.	23 24 25 26 27

Schedule 4 Amendments relating to new claims procedures

Division 2 Making a claim for compensation or damages

259 Application of Division

(1)	This Division applies to the making of a claim after the
	commencement of this section (even if the injury concerned
	was received before the commencement of this section).

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(2) However, this Division does not apply to the making of a claim for work injury damages if court proceedings to recover the work injury damages concerned were commenced before the commencement of this section.

260 How a claim is made

- (1) A claim must be made in accordance with the applicable requirements of the WorkCover Guidelines.
- (2) The WorkCover Guidelines may make provision for or with respect to the following matters in connection with the making of a claim:
 - (a) the form in which a claim is to be made,
 - (b) the manner in which a claim is to be made,
 - (c) the means by which a claim may be made,
 - (d) the information that a claim is to contain,
 - (e) requiring specified documents and other material to accompany or form part of a claim,
 - (f) such other matters as may be prescribed by the regulations.
- (3) Without limiting this section, the WorkCover Guidelines can require that a claim be accompanied by a form of authority signed by the claimant and authorising a provider of medical or related treatment, hospital treatment or occupational rehabilitation services to the claimant in connection with the injury to which the claim relates to give the insurer concerned information regarding the treatment or service provided or the worker's medical condition or treatment relevant to the claim.

Amendments relating to new claims procedures

	(4)	The WorkCover Guidelines can also provide for any of the following matters in connection with the making of a claim:	1 2
		 (a) waiving the requirement for the making of a claim in specified cases (such as cases in which notice of injury has been given or provisional weekly payments of compensation have commenced), 	3 4 5 6
		(b) providing for the time at which a claim is taken to have been made in any case in which the requirement for the making of a claim has been waived,	7 8 9
		(c) providing for the time when a claim is taken to have been made in a case in which requirements of the Guidelines with respect to the making of the claim have been complied with at different times.	10 11 12 13
	(5)	The failure to make a claim as required by this section is not a bar to the recovery of compensation or work injury damages if it is found that the failure was occasioned by ignorance, mistake or other reasonable cause.	14 15 16 17
	(6)	Except to the extent that the WorkCover Guidelines otherwise provide, an insurer can waive a requirement of those Guidelines with respect to the making of a claim on the insurer.	18 19 20
	(7)	The WorkCover Guidelines can require an insurer to notify a worker of any failure by the worker to comply with a requirement of those Guidelines with respect to the making of a claim, and can provide for the waiver of any such failure by the worker if the insurer fails to give the required notification.	21 22 23 24 25
261	Tim	e within which claim for compensation must be made	26
	(1)	Compensation cannot be recovered unless a claim for the compensation has been made within 6 months after the injury or accident happened or, in the case of death, within 6 months after the date of death.	27 28 29 30
	(2)	If a claim for compensation was made by an injured worker within the period required by this section, this section does not apply to a claim for compensation in respect of the death of the worker resulting from the injury to which the worker's claim related.	31 32 33 34 35

Schedule 4 Amendments relating to new claims procedures

(3) For the purposes of this section, a person is considered to have made a claim for compensation when the person makes any claim for compensation in respect of the injury or death concerned, even if the person's claim did not relate to the particular compensation in question.

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- (4) The failure to make a claim within the period required by this section is not a bar to the recovery of compensation if it is found that the failure was occasioned by ignorance, mistake, absence from the State or other reasonable cause, and either:
 - (a) the claim is made within 3 years after the injury or accident happened or, in the case of death, within 3 years after the date of death, or
 - (b) the claim is not made within that 3 years but the claim is in respect of an injury resulting in the death or serious and permanent disablement of a worker.
- (5) The failure to make a claim within the period required by this section is not a bar to the recovery of compensation if the insurer concerned determines to accept the claim outside that period. An insurer cannot determine to accept a claim made more than 3 years after the injury or accident happened or after the date of death (as appropriate) except with the approval of the Authority.
- (6) If an injured worker first becomes aware that he or she has received an injury after the injury was received, the injury is for the purposes of this section taken to have been received when the worker first became so aware.
- (7) If death results from an injury and a person who is entitled to claim compensation in respect of the death first becomes aware after the death that the death resulted or is likely to have resulted from the injury, the date of death is, for the purposes of the application of this section to a claim by that person, taken to be the date that the person became so aware.
- (8) In a case where 2 or more persons are liable or partly liable in respect of compensation (whether or not that liability arises from the same or from different injuries), a claim is for the purposes of this section taken to have been made when a claim is made on any one of those persons.

Amendments relating to new claims procedures

	(9)	When particulars of any injury received by a worker are entered in a register of injuries kept by the employer under this Act, the making of that entry suffices for the purposes of this section as the making of a claim for compensation in respect of the injury.	1 2 3 4
262	Tim	e within which claim for work injury damages must be made	5
		Court proceedings for the recovery of work injury damages cannot be commenced until a claim for the damages has been made.	6 7 8
263	Lun	np sum compensation claims to be made at same time	9
	(1)	All claims for permanent impairment compensation or pain and suffering compensation in respect of an injury must, as far as practicable, be made at the same time.	10 11 12
	(2)	A legal practitioner or agent who acts for a worker when such a claim is made is not entitled to recover any costs from the worker or the employer in relation to any such claim made later (including such a claim made by later amendment of proceedings) unless there is a good reason for the claim being made later.	13 14 15 16 17 18
264		ion by employer in respect of claims, injuries and appensation	19 20
	(1)	An employer (not being a self-insurer) who receives a claim or any other documentation in respect of a claim must, within 7 days after receiving the claim or documentation, forward it to the employer's insurer.	21 22 23 24
		Maximum penalty: 50 penalty units.	25
	(2)	An employer who receives a request from the employer's insurer for specified information in respect of a claim or notified injury, or documentation in respect of a claim or notified injury, must, within 7 days after receipt of the request, furnish the insurer with such of the specified information or documentation as is in the employer's possession or reasonably obtainable by the employer.	26 27 28 29 30 31 32
		Maximum penalty: 50 penalty units.	33

Schedule 4	Amendments relating to new claims procedures
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	(3)	An employer who has received compensation money under this Act from an insurer must, as soon as practicable, pay the	1 2
		money to the person entitled to the compensation.	3
		Maximum penalty: 50 penalty units.	4
	(4)	A person is not guilty of an offence for a failure to comply with	5
		a provision of this section if there was a reasonable excuse for that failure.	6 7
	(5)	In this section:	8
		employer's insurer means the insurer who the employer	9
		believes is liable to indemnify the employer in respect of the	10
		claim or injury concerned.	11
		<i>notified injury</i> means an injury to a worker notified to an insurer.	12 13
		insurer.	15
Part	з Г	Dealing with claims	14
i ait	5		14
Divis	ion ⁻	Special provisions for commencement of	15
		weekly payments after initial notification of	16
		injury	17
265	App	lication of Division	18
		This Division applies in respect of the initial notification of an	19
		injury after the commencement of this section (even if the	20
		injury concerned was received before the commencement of this section).	21 22
		uns section).	22
266	Mea	ning of initial notification of injury	23
266	Меа	ning of initial notification of injury In this Part, <i>initial notification</i> to an insurer of an injury to a	23 24
266	Меа	In this Part, <i>initial notification</i> to an insurer of an injury to a worker means the first notification of the injury that is given to	24 25
266	Mea	In this Part, <i>initial notification</i> to an insurer of an injury to a worker means the first notification of the injury that is given to the insurer, in the manner and form required by the	24 25 26
266	Mea	In this Part, <i>initial notification</i> to an insurer of an injury to a worker means the first notification of the injury that is given to the insurer, in the manner and form required by the WorkCover Guidelines, by the worker or the employer or by	24 25 26 27
266	Меа	In this Part, <i>initial notification</i> to an insurer of an injury to a worker means the first notification of the injury that is given to the insurer, in the manner and form required by the	24 25 26

Amendments relating to new claims procedures

267		y to coi njury	mmence weekly payments following initial notification	1 2
	(1)	to con insure	sional weekly payments of compensation by an insurer are mmence within 7 days after initial notification to the er of an injury to a worker, unless the insurer has a nable excuse for not commencing those weekly payments.	3 4 5 6
	(2)	comm	rson does not have a reasonable excuse for not nencing those weekly payments unless the person has an e that the WorkCover Guidelines provide is a reasonable e.	7 8 9 10
	(3)	under of lia deterr	ayment of provisional weekly payments of compensation this section is on the basis of the provisional acceptance bility by the insurer for a period of up to 12 weeks nined by the insurer having regard to the nature of the and the period of incapacity.	11 12 13 14 15
	(4)	consti	acceptance of liability on a provisional basis does not tute an admission of liability by the employer or insurer this Act or independently of this Act.	16 17 18
	(5)		nsurer who fails to commence weekly payments of ensation as required by this section is guilty of an offence.	19 20
		Maxii	mum penalty: 50 penalty units.	21
268			ust notify worker of reasonable excuse for not ing weekly payments	22 23
		compond not do early that th	insurer does not commence weekly payments of ensation because the insurer has a reasonable excuse for bing so, the insurer must within 7 days after receiving the notification of injury give the worker notice in writing he insurer has a reasonable excuse for not commencing y payments of compensation and include in that notice:	24 25 26 27 28 29
		(a)	details of that reasonable excuse, and	30
		(b)	a statement that the worker is entitled to make a claim for compensation and that the claim will be determined within 21 days, and	31 32 33
		(c)	details of how that claim can be made.	34
		Maxi	mum penalty: 50 penalty units.	35

Schedule 4 Amendments relating to new claims procedures

269	Not	ice to	be given of commencement of weekly payments	1
		payn	oon as practicable after an insurer commences weekly nents of compensation under this Division, the insurer must the worker a notice in writing notifying the worker that:	2 3 4
		(a)	weekly payments of compensation to the worker have commenced on the basis of provisional acceptance of liability by the insurer, and	5 6 7
		(b)	the payment of weekly payments of compensation to the worker will continue for a period (up to a maximum of 12 weeks) determined by the insurer having regard to the nature of the injury and the period of incapacity, and	8 9 10 11
		(c)	the insurer will develop an injury management plan for the worker (if required to do so by Chapter 3), and	12 13
		(d)	the worker is entitled to make a claim for compensation (and include details of how that claim can be made).	14 15
270		igatio lence	ns of worker to provide authorisations and medical	16 17
	(1)	unde	surer who commences weekly payments of compensation or this Division may require the worker to provide the or with:	18 19 20
		(a)	a medical certificate certifying as to the worker's incapacity for work, and	21 22
		(b)	a form of authority signed by the worker authorising a provider of medical or related treatment, hospital treatment or occupational rehabilitation services to the worker in connection with the injury to give the insurer information regarding the treatment or service provided or the worker's medical condition or treatment relevant to the injury.	23 24 25 26 27 28 29
	(2)	unde requi	Insurer may discontinue weekly payments of compensation or this Division if the worker fails to comply with a irement under this section within 7 days after it is municated to the worker by the insurer.	30 31 32 33

Amendments relating to new claims procedures

271	Liability to make weekly payments not affected by making of claim	
	(1) An obligation of an insurer to make weekly payments of	
	compensation pursuant to the provisional acceptance of liability	
	under this Division ceases if the insurer disputes liability to	
	make those payments.	
	Note. Section 74 requires notice of a dispute to be given.	
	(2) Otherwise, a liability to make weekly payments of	
	compensation pursuant to the acceptance of liability on a	
	provisional basis under this Division is not affected by the	
	making of a claim for compensation.	
272	Recovery by insurer	
	(1) If an insurer pays any compensation under this Division and	
	another insurer or another employer accepts liability to pay	
	compensation to the worker in respect of the injury concerned,	
	the insurer is entitled to recover the compensation so paid as a debt from that other insurer or other employer	
	debt from that other insurer or other employer.	
	(2) Any amount so recoverable is taken to have been payable by	
	the other insurer or other employer as compensation to the injured worker.	
273	Provision for recovery of excess for provisional payments	
	Section 160 (Recovery of excess from employer) of the 1987	
	Act and section 152 of this Act apply to and in respect of the	
	payment of provisional weekly payments of compensation	
	under this Division as if the payment were payable under a	
	weekly compensation claim as referred to in those sections.	
Divis	ion 2 Claims for weekly payments	
274	Liability to be accepted and weekly payments commenced within 21 days	
	within 21 days	
	(1) Within 21 days after a claim for weekly payments is made the person on whom the claim is made must determine the claim	
	Derson on whom the claim is made milst determine the claim	

Schedule 4	Amendments	relating to new	claims procedures

	(a)	accepting liability and commencing weekly payments, or	1 2
	(b)	disputing liability.	3
		Section 283 makes failure to comply with this section an offence. 74 requires notice of a dispute to be given.	4 5
(2)	provis the in	surer can accept liability for weekly payments on a sional basis for a period of up to 12 weeks determined by surer having regard to the nature of the injury and the l of incapacity.	6 7 8 9
(3)	exten until t	cceptance of liability on a provisional basis operates to d the period within which the claim must be determined he end of the period for which liability has been accepted provisional basis.	10 11 12 13
	providi	This allows the insurer more time to determine liability while ng for the commencement of weekly payments on the basis of the onal acceptance of liability.	14 15 16
(4)	sectio basis	ity cannot be accepted on a provisional basis under this n if the insurer is already making weekly payments on the of the provisional acceptance of liability under Division 1 the claim for weekly payments is made.	17 18 19 20
(5)	consti	cceptance of liability on a provisional basis does not tute an admission of liability by the employer or insurer this Act or independently of this Act.	21 22 23
(6)		nployer is not required to determine a claim as provided s section if:	24 25
	(a)	the employer has duly forwarded the claim to an insurer who the employer believes is liable to indemnify the employer in respect of the claim, and	26 27 28
	(b)	the employer has complied with all reasonable requests of the insurer with respect to the claim.	29 30
	Note. insurer	A claim forwarded to the insurer is taken to have been made on the .	31 32

Amendments relating to new claims procedures

Schedule 4

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275 Duty to commence provisional weekly payments if claim is first notification of injury

- (1) If the claim for weekly payments is the first notification that an insurer has received of the injury to the worker, section 267 (Duty to commence weekly payments following initial notification of injury) applies to require the commencement of provisional weekly payments of compensation within 7 days after the claim is made.
- (2) The provisional acceptance of liability pursuant to the commencement of provisional weekly payments of compensation under that section operates to extend the period within which the claim must be determined for the purposes of this Division until the end of the period for which liability has been provisionally accepted.

Note. This allows the insurer more time to determine liability while providing for the commencement of weekly payments on the basis of the provisional acceptance of liability.

276 Continuation of provisional payments started before claim made

- (1) If an insurer is already making provisional weekly payments when the claim for weekly payments is made (on the basis of the provisional acceptance of liability before the claim was made), the period within which liability for weekly payments must be determined is extended to the end of the period for which liability has been provisionally accepted.
- (2) If the period for which liability has been provisionally accepted ends before the end of the period within which liability for weekly payments must be determined, the insurer may continue to make weekly payments on the basis of the provisional acceptance of liability until the end of that period.

277 Provision for recovery of excess for provisional payments

Section 160 (Recovery of excess from employer) of the 1987 Act and section 152 of this Act apply to and in respect of the payment of provisional weekly payments of compensation under this Division as if the payment were payable under a weekly compensation claim as referred to in those sections.

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278	Ear	Iy acceptance of liability not prevented This Division does not prevent the acceptance of liability and the commencement of weekly payments before the end of the provisional liability period.	
Divis	ion (3 Claims for medical expenses	
279	Liat	pility to be accepted within 21 days	
	(1)	Within 21 days after a claim for medical expenses compensation is made the person on whom the claim is made must determine the claim by accepting or disputing liability.	
		Note. Section 283 makes failure to comply with this section an offence. Section 74 requires notice of a dispute to be given.	1 1
	(2)	An employer is not required to determine a claim as provided by this section if:	1 1
		(a) the employer has duly forwarded the claim to an insurer who the employer believes is liable to indemnify the employer in respect of the claim, and	1 1 1
		(b) the employer has complied with all reasonable requests of the insurer with respect to the claim.	1 1
		Note. A claim forwarded to the insurer is taken to have been made on the insurer.	1 2
280	Pro	visional acceptance of liability	2
	(1)	An insurer can accept liability for medical expenses compensation on the basis of the provisional acceptance of liability for an amount of up to \$1,000 or such other amount as may be specified by the WorkCover Guidelines.	2 2 2 2 2
	(2)	The acceptance of liability on a provisional basis does not constitute an admission of liability by the employer or insurer under this Act or independently of this Act.	2 2 2

Amendments relating to new claims procedures

Division 4		4 Claims for lump sum compensation and work injury damages	
281	Lial	bility to be accepted and settlement offer made	3
	(1)	The person on whom a claim for lump sum compensation or work injury damages is made must, within the time required by this section, determine the claim by:	4 5 6
		(a) accepting liability and making a reasonable offer of settlement to the claimant, or	7 8
		(b) disputing liability.	9
	(2)	A claim must be so determined:	10
		 (a) within 1 month after the degree of permanent impairment first becomes fully ascertainable, as agreed by the parties or as determined by an approved medical specialist, or 	11 12 13 14
		(b) within 2 months after the claimant has provided to the insurer all relevant particulars about the claim,	15 16
		whichever is the later.	17
		Note. Section 283 makes failure to comply with this section an offence. Section 74 requires notice of a dispute to be given. If an offer of settlement is not made as required by this section, the claim can be referred for assessment as soon as the time for making the offer has expired.	18 19 20 21 22
	(3)	An offer of settlement is to specify an amount of compensation or damages or a manner of determining an amount of compensation or damages.	23 24 25
	(4)	If an offer of settlement is made on the basis that the insurer accepts only partial liability for the claim, the offer is to include details sufficient to ascertain the extent to which liability is accepted.	26 27 28 29
	(5)	An employer is not required to determine a claim as provided by this section if:	30 31
		(a) the employer has duly forwarded the claim to an insurer who the employer believes is liable to indemnify the employer in respect of the claim, and	32 33 34

Schedule 4	Amendments relating to new claims procedures
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	(b)	the employer has complied with all reasonable requests of the insurer with respect to the claim.	1 2
	Note. insurer	A claim forwarded to the insurer is taken to have been made on the .	3 4
(6)		ection does not apply to a claim for work injury damages pect of the death of a person.	5 6
Rele	evant p	particulars about a claim	7
(1)		elevant particulars about a claim are full details of the	8
		ving, sufficient to enable the insurer, as far as practicable,	9
		ke a proper assessment of the claimant's full entitlement e claim:	10 11
	(a)	the injury received by the claimant,	12
	(b)	all impairments arising from the injury,	13
	(c)	any previous injury, or any pre-existing condition or	14
		abnormality, to which any proportion of an impairment is or may be due (whether or not it is an injury for	15 16
		which compensation has been paid or is payable under	16
		Division 4 of Part 3 of the 1987 Act),	18
	(d)	in the case of a claim for work injury damages, any	19
		economic losses and other losses that are being claimed	20
		as damages,	21
	(e)	information relevant to a determination as to whether or	22
		not the degree of permanent impairment resulting from the injury will change,	23 24
	(f)	in addition, in the case of a claim for lump sum	25
	(1)	compensation, details of all previous employment to the	26
		nature of which the injury is or may be due,	27
	(g)	such other matters as the WorkCover Guidelines may	28
		require.	29
(2)		employer requires the claimant to submit himself or	30
		f for examination by a medical practitioner provided and	31
		or by the employer, the claimant is not considered to have led all relevant particulars about the claim until the	32 33
		er has complied with that requirement.	33 34
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Amendments relating to new claims procedures

	(3)	The insurer is not entitled to delay the determination of a claim under this Division on the ground that any particulars about the claim are insufficient unless the insurer requested further relevant particulars within 2 weeks after the claimant provided particulars.	1 2 3 4 5
	(4)	In this section, <i>injury</i> is not limited by the meaning given by section 4.	6 7
Divis	ion (5 Enforcement of claims obligations	8
283	Offe	ence of failing to determine a claim for compensation	9
	(1)	A person who fails to determine a claim as and when required by this Part is guilty of an offence unless the person has a reasonable excuse for the failure.	10 11 12
		Maximum penalty: 50 penalty units.	13
	(2)	A person does not have a reasonable excuse for a failure for the purposes of this section unless the person has an excuse that the WorkCover Guidelines provide is a reasonable excuse.	14 15 16
	(3)	A person who has or anticipates having a reasonable excuse for the purposes of this section must notify the claimant in writing as soon as practicable.	17 18 19
284	Insu	urer liable to pay fee if claim goes to assessment	20
	(1)	If it appears to the Registrar that an insurer has:	21
		(a) failed without reasonable excuse to determine a claim as and when required by this Part, or	22 23
		(b) referred a matter that the insurer knows is not a genuine dispute for the purpose of delaying, without good cause, the determination of a claim,	24 25 26
		and the claim concerned is referred to the Commission for determination of a dispute or for assessment, the Registrar is to direct the insurer to pay the administration fee provided for by this section.	27 28 29 30
	(2)	The administration fee is a fee of \$250 or such other amount as may be prescribed by the regulations and is payable to the Authority for payment into the WorkCover Authority Fund.	31 32 33

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	(3)	The administration fee is not to be paid out of the statutory fund of the insurer.	1 2
	(4)	An administration fee payable under this section is recoverable as a debt due to the Authority.	3 4
	(5)	A person does not have a reasonable excuse for a failure to determine a claim as and when required by this Part unless the person has an excuse that the WorkCover Guidelines provide is a reasonable excuse.	5 6 7 8
	(6)	The Registrar is to notify the Authority of a direction under this section.	9 10
285	Offe	ence of referring non-genuine disputes	11
		A person on whom a claim is made must not refer a matter that the person knows is not a genuine dispute for the purpose of delaying, without good cause, the determination of the claim.	12 13 14
		Maximum penalty: 50 penalty units.	15
286	Par	tial acceptance of liability	16
	(1)	Liability for compensation can be partially accepted and partially disputed and references in this Part to accepting liability and disputing liability are to be interpreted accordingly.	17 18 19
	(2)	A person who accepts liability for compensation on the basis of the partial acceptance of liability (including acceptance on a provisional basis) must, when notifying the claimant of the partial acceptance of liability, include details sufficient to ascertain the extent to which liability is accepted.	20 21 22 23 24
Part	4 (Compensation dispute determination	25
287	Dis	outes to which Part applies	26
		This Part applies to a dispute in connection with a claim for compensation between:	27 28
		(a) the person who makes the claim and a person on whom the claim is made, or	29 30
		(b) the employer on whom the claim is made and the insurer on whom the claim is made.	31 32

Amendments relating to new claims procedures

288	Ref	erral o	f disputes to Commission	1
		the Re if the	party to a dispute about a claim may refer the dispute to egistrar for determination by the Commission. However, e dispute is about lump sum compensation, only the ant can refer the dispute.	2 3 4 5
		Note. assess	A medical dispute concerning the claim can also be referred for sment under Part 7 (Medical assessment).	6 7
289		trictio nmissi	ns as to when a dispute can be referred to the ion	8 9
	(1)	referr	spute about a claim for weekly payments cannot be ed for determination by the Commission unless the n on whom the claim is made:	10 11 12
		(a)	disputes liability for the claim (wholly or in part), or	13
		(b)	fails to determine the claim as and when required by this Act.	14 15
			payments of compensation. The failure to commence weekly ents without having disputed liability constitutes a failure to determine	16 17 18 19
	(2)	canno	pute about a claim for medical expenses compensation of the referred for determination by the Commission unless erson on whom the claim is made:	20 21 22
		(a)	disputes liability for the claim (wholly or in part), or	23
		(b)	fails to determine the claim as and when required by this Act.	24 25
	(3)	referr	pute about a claim for lump sum compensation cannot be ed for determination by the Commission unless the person nom the claim is made:	26 27 28
		(a)	wholly disputes liability for the claim, or	29
		(b)	made an offer of settlement to the claimant pursuant to the determination of the claim as and when required by this Act and 1 month has elapsed since the offer was	30 31 32
			made, or	33

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	(c) fails this a	to determine the claim as and when required by Act.	y 1 2
	offer of settler	termination of a claim requires the making of a reasonable nent (if liability is wholly or partly accepted). Failure to make offer of settlement constitutes a failure to determine the	e 4
(4)	(Compensat	bout a claim for compensation under Division 5 tion for property damage) of Part 3 of the 1987 Ac eferred for determination by the Commission until	t 8
	(a) 28 d	ays after the claim for compensation is made, or	10
	• • • •	erson on whom the claim is made disputes liability ne claim (wholly or in part),	y 11 12
	whichever h	happens first.	13
Info	rmation exc	hange between parties	14
(1)	Commission other party a	dispute is referred for determination by the n, each party to the dispute must provide to the and to the Registrar, as and when required to do so es, such information and documents as the Rules	e 16 D 17
(2)		a dispute who fails without reasonable excuse to h a requirement of this section is guilty of an	
	Maximum J	penalty: 50 penalty units.	23
(3)	contraventio	ent that a party to a dispute has failed to provide in on of this section is not admissible on behalf of the ceedings on the dispute before the Commission.	
(4)	unless it is	(2) and (3) do not apply if the party is a worke established that the worker was represented by a tioner or agent (as defined in section 131) at the e.	a 28
(5)	In particular permit the a specified cir	ions may provide for exceptions to subsection (3) r, the regulations may authorise the Commission to dmission in proceedings before the Commission in rcumstances of a document that would otherwise be ble under that subsection.	2 32 n 33

Amendments relating to new claims procedures

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	(6)	reason	Registrar is satisfied that an applicant has failed without nable excuse to comply with a requirement of this n, the Registrar may do any one or more of the ving:	1 2 3 4
		(a)	refer the matter to the Authority,	5
		(b)	note the matter in a certificate issued by the Registrar in respect of the dispute (together with details of the documents to which the failure relates),	6 7 8
		(c)	order that a specified amount or proportion of the costs that would otherwise be recoverable by the party in connection with the referral of the matter to the Commission are not recoverable.	9 10 11 12
291	Duti	ies of i	nsurer when dispute referred to Commission	13
		deterr	the worker refers a dispute with an insurer for nination by the Commission, the insurer must review the to which the dispute relates as required by the elines.	14 15 16 17
292	Exp	edited	assessment	18
	-	When Comr Part 5 that Pa	a dispute is referred for determination by the nission, the Registrar may deal with the dispute under 6 (Expedited assessment) if the dispute is one to which art applies, and may defer determination of the dispute by pommission while the dispute is being dealt with under that	19 20 21 22 23 24
293	Mec	dical as	ssessment	25
		conce Regis under Comr	a dispute referred for determination by the Commission rns a medical dispute within the meaning of Part 7, the trar may refer the medical dispute for medical assessment Part 7, and defer determination of the dispute by the nission pending the outcome of that medical assessment.	26 27 28 29 30
	(2)	an inj disput the di	dispute concerns the degree of permanent impairment of ured worker, the Registrar must refer that aspect of the te for assessment under Part 7 and defer determination of spute by the Commission pending the outcome of that cal assessment.	31 32 33 34 35

Schedule 4	Amendments relating to new claims procedures
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294	Cert	ificate of Commission's determination	
	(1)	If a dispute is determined by the Commission, the Commission	
		must as soon as practicable after the determination of the	
		dispute issue the parties to the dispute with a certificate as to	
		the determination.	
	(2)	A brief statement is to be attached to the certificate setting out	
		the Commission's reasons for the determination.	
	(3)	If the Registrar is satisfied that a certificate as to a	
		determination or a statement attached to the certificate contains	
		an obvious error, the Registrar may issue, or approve of an	
		Arbitrator issuing, a replacement certificate or statement to correct the error.	
		correct the error.	
	_		
Part	5 E	Expedited assessment	
Divis	ion 1	Preliminary	
Divis	ion 1	Preliminary	
_	-		
Divis 295	-	outes to which Part applies	
_	-	Putes to which Part applies This Part applies to a dispute referred to the Commission that	
_	-	Dutes to which Part applies This Part applies to a dispute referred to the Commission that concerns:	
_	-	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses 	
_	-	Dutes to which Part applies This Part applies to a dispute referred to the Commission that concerns:	
_	-	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply 	
_	-	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 	
_	-	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply 	
_	Disp	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 	
295	Disp	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 (Workplace injury management). brcise of functions of Registrar 	
295	Disp	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 (Workplace injury management). by the registrar may exercise functions under this Part with 	
295	Disp	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 (Workplace injury management). brcise of functions of Registrar 	
295	Disp	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 (Workplace injury management). by Trise of functions of Registrar The Registrar may exercise functions under this Part with respect to a dispute on the basis of the documents and 	
295	Disp Exer (1)	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 (Workplace injury management). b) Trise of functions of Registrar The Registrar may exercise functions under this Part with respect to a dispute on the basis of the documents and information provided to the Registrar when the dispute was 	
295	Disp Exer (1)	 butes to which Part applies This Part applies to a dispute referred to the Commission that concerns: (a) weekly payments of compensation or medical expenses compensation, or (b) failure by an insurer, employer or worker to comply with a requirement imposed by or under Chapter 3 (Workplace injury management). by Trise of functions of Registrar The Registrar may exercise functions under this Part with respect to a dispute on the basis of the documents and information provided to the Registrar when the dispute was referred for determination by the Commission. 	

Amendments relating to new claims procedures

Divis	sion 2	2	Disputes concerning weekly payments or medical expenses	1 2
297			s for interim payment of weekly payments or medical s compensation	3 4
	(1)	payn the R to p	In a dispute to which this Part applies concerns weekly nents of compensation or medical expenses compensation, Registrar can direct the person on whom the claim is made ay the compensation concerned. Such a direction is red to in this Part as an <i>interim payment direction</i> .	5 6 7 8 9
	(2)	com	nterim payment direction for payment of medical expenses pensation cannot be for an amount of more than \$1,000 or other amount as may be prescribed by the regulations.	10 11 12
	(3)	for v	Registrar is to presume that an interim payment direction weekly payments of compensation is warranted unless it ars to the Registrar that:	13 14 15
		(a)	the claim concerned has minimal prospects of success, or	16 17
		(b)	the worker has returned to work, or	18
		(c)	the injury was not reported by the worker as required by section 44 (Early notification of workplace injury), or	19 20
		(d)	insufficient medical evidence is available concerning the period of incapacity of the worker, or	21 22
		(e)	circumstances exist that are prescribed by the regulations as circumstances in which it is not to be presumed that such a direction is warranted.	23 24 25
	(4)	insur defin payn	injury management plan for the worker is in place or the rer has accepted that the worker has received an injury (as ned in this Act), the Registrar is to presume that an interim nent direction for medical expenses compensation is anted if satisfied that the treatment or service to which the	26 27 28 29 30
		com	pensation relates is reasonably necessary:	31
		(a)	to prevent deterioration of the worker's condition, or	32
		(b)	to promote an early return to work, or	33
		(c)	to relieve significant pain or discomfort, or	34

Schedule 4	Amendments relating to new claims procedures
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		(d) for such other reason as may be prescribed by the regulations.	1 2
	(5)	Subsections (3) and (4) do not limit the circumstances in which an interim payment direction can be given.	3 4
	(6)	An interim payment direction can be given subject to conditions.	5 6
	(7)	A further interim payment direction or directions can be given after the expiry of any earlier direction.	7 8
298		iod for which interim payment of weekly payments can be ected	9 10
	(1)	An interim payment direction (or further interim payment direction) can direct the person on whom the claim is made to pay weekly payments of compensation for a period that does not exceed 12 weeks.	11 12 13 14
		Note. The 12-week limit applies to each direction or further direction.	15
	(2)	An interim payment direction can direct payment of weekly payments during a period that is before the direction is given, but that period must not exceed 10 weeks.	16 17 18
299	Rev	vocation of interim payment direction	19
	(1)	The Registrar can revoke an interim payment direction at any time.	20 21
	(2)	When an interim payment direction is revoked, the obligation to make payments under the direction ceases.	22 23
	(3)	The revocation of an interim payment direction does not affect the requirement to make payments before the revocation.	24 25
300	Offe	ence of failure to comply with interim payment direction	26
		A person who fails to comply with an interim payment direction is guilty of an offence.	27 28
		Maximum penalty: 50 penalty units.	29
301	Effe	ect of payment under interim payment direction	30
	(1)	The payment of compensation in accordance with an interim payment direction is not an admission of liability by the insurer or employer.	31 32 33

Amendments relating to new claims procedures

	the pays acce	insurer can continue to pay compensation on the basis of provisional acceptance of liability after the period for which ment is required by an interim payment order. The eptance of liability on a provisional basis is not an ission of liability.	1 2 3 4 5
302	Rules re	lating to interim payment directions	6
	subj	giving of interim payment directions by the Registrar is ect to relevant provisions of the Rules relating to those ctions.	7 8 9
303	Commis	sion can give interim payment direction	10
	Reg	Commission has and may exercise any function of the istrar under this Division, in connection with a dispute rred to the Commission for determination.	11 12 13
304	Recover	y of payments	14
	liab beer	e Commission subsequently determines that a person is not le to make the weekly payments of compensation that have n paid in accordance with an interim payment direction, the owing provisions apply:	15 16 17 18
	(a)	the worker or other person who received those payments is not required to refund those payments unless the Commission otherwise orders under paragraph (b),	19 20 21 22
	(b)	if the Commission is satisfied that the claim for compensation was wholly or partly fraudulent or made without proper justification, the Commission may order the worker or other person concerned to refund the whole or a specified part of those payments,	23 24 25 26 27
	(c)	the Commission may (instead of making an order for a refund) order any other person whom it determines was liable for the whole or any part of those payments to reimburse the person who made those payments,	28 29 30 31
	(d)	those payments are to be excluded from any determination of the claims experience of the employer for the purposes of calculating the premium payable by the employer for a policy of insurance.	32 33 34 35

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Division 3 Disputes about non-compliance with Chapter 3

305	Dis	putes t	to which Division applies	3
		This 1	Division applies in respect of a dispute that concerns a	4
			e by a party to the dispute to comply with an obligation	5
		impos	sed by or under Chapter 3.	6
306	Way	ys in w	hich dispute can be dealt with	7
		The F	Registrar may deal with the dispute:	8
		(a)	by conciliating in connection with the dispute (to bring	9
			the parties to agreement having proper regard to relevant	10
			entitlements and obligations under the Workers	11
			Compensation Acts), or	12
		(b)	by directing that an injury management consultant or	13
		. ,	other suitably qualified person (paid for by the	14
			employer) conduct a workplace assessment in	15
			connection with the dispute, or	16
		(c)	by referring the dispute to the Authority, or	17
		(d)	by making a recommendation as provided for by this Division.	18 19
		Note. determ	The Registrar can refer the dispute to the Commission for nination if action under this Division is not successful.	20 21
307	Reg	jistrar	can recommend certain action	22
	(1)	The R	Registrar can deal with the dispute by recommending that	23
	(-)		y to the dispute take specified action, being action that the	24
			strar considers necessary or desirable to remedy the failure	25
		0	which the dispute is concerned.	26
	(2)	If the	dispute concerns failure to comply with an obligation	27
			sed by an injury management plan, the Registrar can	28
		recon	nmend compliance with the injury management plan	29
			ct to such modifications as the Registrar considers	30
		appro	priate.	31
Amendments relating to new claims procedures

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	(3)	If the dispute concerns the provision of suitable employment for the worker, the Registrar is to have regard to the requirements of section 49 in making a recommendation with respect to the provision of suitable employment.	1 2 3 4
308	Cor	npliance with recommendations of Registrar	5
	(1)	A party to the dispute to whom a recommendation is made by the Registrar must, within 14 days (or such longer period as the Registrar may allow in a particular case):	6 7 8
		(a) comply with the recommendation, or	9
		(b) request the Registrar to refer the dispute to the Commission for determination.	10 11
		Maximum penalty: 50 penalty units.	12
	(2)	If a worker's failure to comply with the Registrar's recommendation constitutes a failure to comply with this section, the worker has no entitlement to weekly payments of compensation during any period that the failure to comply with the recommendation continues.	13 14 15 16 17
	(3)	If an employer's failure to comply with the Registrar's recommendation constitutes a failure to comply with this section, the employer's insurer is entitled to recover from the employer (despite the terms of the relevant policy of insurance) the amount of weekly payments of compensation paid by the insurer in respect of any period that failure to comply with the recommendation continues.	18 19 20 21 22 23 24
309	Em	ployers—representation and admissions	25
	-	At any conference or hearing before the Registrar for the purposes of this Division:	26 27
		(a) an employer is entitled to separate representation if the employer requests separate representation, and	28 29
		(b) an employer is not prevented by the terms of any relevant policy of insurance from making any admission of liability in respect of the injury or claim concerned.	30 31 32
	(2)	Evidence of an admission made by the employer at any conference or hearing before the Registrar for the purposes of this Division is not admissible in other proceedings before the Commission.	33 34 35 36

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Schedule 4	Amendments relating to new claims procedures
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310	Referral of dispute to Commission
	If the dispute is referred to the Commission for determination,
	the Commission may make orders with respect to any matter
	that can be the subject of a recommendation by the Registrar
	under this Division.
Part	6 Special provisions for claims for work injury
	damages
311	Interpretation
	(1) In this Part:
	claimant means a claimant for work injury damages.
	party to an assessment under this Part means the claimant,
	employer or insurer in respect of the claim referred for assessment.
	<i>specify</i> an amount of damages includes specify a manner of determining the amount of damages.
	(2) A reference in this Part to an assessment of a claim includes a reference to the result of the assessment.
312	Application of Part
	This Part applies to a claim for work injury damages whether
	or not the person on whom the claim is made admits or denies liability.
313	Part does not prevent settlement of claim
	Nothing in this Part prevents a claim from being settled at any time.
314	Referral of claim for assessment
	(1) A claim for work injury damages may be referred by the claimant to the Commission for assessment under this Part.
	Note. A medical dispute concerning the claim can also be referred for assessment under Part 7 (Medical assessment).
	(2) A claim cannot be referred for assessment under this Part if the
	claim is of a kind that under WorkCover Guidelines or the regulations is exempt from assessment under this Part.

Amendments relating to new claims procedures

Schedule 4

	(3)	The Registrar is responsible for making arrangements as to the Arbitrator who is to assess any particular claim or class of claims.	1 2 3
315	Res	trictions as to when claim can be referred for assessment	4
		A dispute about a claim for work injury damages cannot be referred for assessment by the Commission unless:	5 6
		(a) the person on whom the claim is made wholly disputes liability for the claim, or	7 8
		(b) the person on whom the claim is made has made an offer of settlement to the claimant pursuant to the determination of the claim as and when required by this Act and 2 months have elapsed since the offer was made, or	9 10 11 12 13
		(c) the person on whom the claim is made fails to determine the claim as and when required by this Act.	14 15
		Note. The determination of a claim requires the making of a reasonable offer of settlement (if liability is wholly or partly accepted). Failure to make a reasonable offer of settlement constitutes a failure to determine the claim.	16 17 18 19
316	Ass	essment of claims	20
	(1)	The Commission is, in respect of a claim referred to the Commission for assessment, to make an assessment of:	21 22
		(a) the issue of liability for the claim (unless the insurer has accepted liability), and	23 24
		(b) the amount of damages for that liability.	25
	(2)	The assessment is to specify an amount of damages.	26
	(3)	The Commission must as soon as practicable after an assessment issue the claimant and the person on whom the claim is made with a certificate as to the assessment.	27 28 29
	(4)	The Commission is to attach a brief statement to the certificate, setting out the Commission's reasons for the assessment.	30 31
	(5)	If the Registrar is satisfied that a certificate as to an assessment or a statement attached to the certificate contains an obvious error, the Registrar may issue, or approve of an Arbitrator issuing, a replacement certificate or statement to correct the error.	32 33 34 35 36

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317	Stat	us of assessments	
	(1)	An assessment under this Part of the issue of liability for a claim is not binding on any party to the assessment.	
	(2)	An assessment under this Part of the amount of damages for liability under a claim is binding on the person on whom the	
		claim is made, and the person must pay to the claimant the amount of damages specified in the certificate as to the assessment if:	
		(a) the person accepts that liability under the claim, and	
		(b) the claimant accepts that amount of damages in settlement of the claim within 21 days after the certificate of assessment is issued.	
318	Foru	um for court proceedings	
		Proceedings in respect of a claim for work injury damages may	
Part	:7 N	be taken in any court of competent jurisdiction.	
Part 319		Aedical assessment	
		ledical assessment	
		Aedical assessment nitions In this Act: <i>approved medical specialist</i> means a medical practitioner	
		 Aedical assessment nitions In this Act: <i>approved medical specialist</i> means a medical practitioner appointed under this Part as an approved medical specialist. <i>medical dispute</i> means a dispute between a claimant and the person on whom a claim is made as to: (a) the worker's condition (including the worker's prognosis, the aetiology of the condition, and treatment 	
		 Aedical assessment nitions In this Act: <i>approved medical specialist</i> means a medical practitioner appointed under this Part as an approved medical specialist. <i>medical dispute</i> means a dispute between a claimant and the person on whom a claim is made as to: (a) the worker's condition (including the worker's prognosis, the aetiology of the condition, and treatment proposed or provided), or 	
		 Aedical assessment nitions In this Act: <i>approved medical specialist</i> means a medical practitioner appointed under this Part as an approved medical specialist. <i>medical dispute</i> means a dispute between a claimant and the person on whom a claim is made as to: (a) the worker's condition (including the worker's prognosis, the aetiology of the condition, and treatment 	
	Defi	 Aedical assessment nitions In this Act: <i>approved medical specialist</i> means a medical practitioner appointed under this Part as an approved medical specialist. <i>medical dispute</i> means a dispute between a claimant and the person on whom a claim is made as to: (a) the worker's condition (including the worker's prognosis, the aetiology of the condition, and treatment proposed or provided), or 	
319	Defi	 Aedical assessment nitions In this Act: <i>approved medical specialist</i> means a medical practitioner appointed under this Part as an approved medical specialist. <i>medical dispute</i> means a dispute between a claimant and the person on whom a claim is made as to: (a) the worker's condition (including the worker's prognosis, the aetiology of the condition, and treatment proposed or provided), or (b) the worker's fitness for employment. ointment of approved medical specialists The President is, in accordance with criteria developed by the	
319	Defi	 Aedical assessment nitions In this Act: approved medical specialist means a medical practitioner appointed under this Part as an approved medical specialist. medical dispute means a dispute between a claimant and the person on whom a claim is made as to: (a) the worker's condition (including the worker's prognosis, the aetiology of the condition, and treatment proposed or provided), or (b) the worker's fitness for employment. 	

Amendments relating to new claims procedures

	(2)	The terms of any such appointment may restrict an approved medical specialist to medical disputes of a specified kind.	1 2
	(3)	The President is to ensure that, as far as reasonably practicable, arrangements are in place to facilitate the taking place of assessments under this Part in the regional areas of the State.	3 4 5
	(4)	The Authority may arrange for the provision of training and information to approved medical specialists to promote accurate and consistent assessments under this Part.	6 7 8
321	Ref	erral of medical dispute for assessment	9
	(1)	A medical dispute may be referred for assessment under this Part by a court, the Commission or the Registrar, either of their own motion or at the request of a party to the dispute. The Registrar is to give the parties notice of the referral.	10 11 12 13
	(2)	The parties to the dispute may agree on the approved medical specialist who is to assess the dispute but if the parties have not agreed within 7 days after the dispute is referred, the Registrar is to choose the approved medical specialist who is to assess the dispute.	14 15 16 17 18
322	Ass	essment of impairment	19
	(1)	The assessment of the degree of permanent impairment of an injured worker for the purposes of the Workers Compensation Acts is to be made in accordance with WorkCover Guidelines issued for that purpose.	20 21 22 23
	(2)	Impairments that result from the same injury are to be assessed together to assess the degree of permanent impairment of the injured worker.	24 25 26
	(3)	Impairments that result from more than one injury arising out of the same incident are to be assessed together to assess the degree of permanent impairment of the injured worker.	27 28 29
		Note. Section 65A of the 1987 Act provides for impairment arising from psychological/psychiatric injuries to be assessed separately from impairment arising from physical injury.	30 31 32

Schedule 4	Amendments relating to new claims procedures
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(4) An approved medical specialist may decline to make an assessment of the degree of permanent impairment of an injured worker until the approved medical specialist is satisfied that the impairment is permanent. Proceedings before the Commission may be adjourned until the assessment is made.

323 Deduction for previous injury or pre-existing condition or abnormality

- (1) In assessing the degree of permanent impairment resulting from an injury, there is to be a deduction for any proportion of the impairment that is due to any previous injury (whether or not it is an injury for which compensation has been paid or is payable under Division 4 of Part 3 of the 1987 Act) or that is due to any pre-existing condition or abnormality.
- (2) If the extent of a deduction under this section (or a part of it) will be difficult or costly to determine (because, for example, of the absence of medical evidence), it is to be assumed (for the purpose of avoiding disputation) that the deduction (or the relevant part of it) is 10% of the impairment, unless this assumption is at odds with the available evidence.

Note. So if the degree of permanent impairment is assessed as 30% and subsection (2) operates to require a 10% reduction in that impairment to be assumed, the degree of permanent impairment is reduced from 30% to 27% (a reduction of 10%).

- (3) The reference in subsection (2) to medical evidence is a reference to medical evidence accepted or preferred by the approved medical specialist in connection with the medical assessment of the matter.
- (4) The WorkCover Guidelines may make provision for or with respect to the determination of the deduction required by this section.
- (5) Section 70 (Loss of hearing due to age) of the 1987 Act applies for the purpose of determining the extent (if any) that a worker's loss of hearing is due to presbycusis.

Note. Section 68B of the 1987 Act makes provision for how this section applies for the purpose of calculating workers compensation lump sum benefits for permanent impairment and associated pain and suffering in cases to which section 15, 16, 17 or 22 of the 1987 Act applies.

Amendments relating to new claims procedures

324	Pov	wers of approved medical specialist on assessment	1
	(1)	The approved medical specialist assessing a medical dispute may:	2 3
		(a) consult with any medical practitioner or other health care professional who is treating or has treated the worker, and	4 5 6
		(b) call for the production of such medical records (including X-rays and the results of other tests) and other information as the approved medical specialist considers necessary or desirable for the purposes of assessing a medical dispute referred to him or her, and	7 8 9 10 11
		(c) require the worker to submit himself or herself for examination by the approved medical specialist.	12 13
	(2)	If a worker refuses to submit himself or herself for examination by the approved medical specialist if required to do so, or in any way obstructs the examination:	14 15 16
		(a) the worker's right to recover compensation with respect to the injury, or	17 18
		(b) the worker's right to weekly payments,	19
		is suspended until the examination has taken place.	20
	(3)	This section extends to the assessment of a medical dispute in the course of an appeal or further assessment under this Part. An approved medical specialist who is a member of the Appeal Panel hearing the appeal or who is assessing the matter by way of further assessment has all the powers of an approved medical specialist under this section on an assessment of a medical dispute.	21 22 23 24 25 26 27
325	Mec	dical assessment certificate	28
	(1)	The approved medical specialist to whom a medical dispute is referred is to give a certificate (a <i>medical assessment certificate</i>) as to the matters referred for assessment.	29 30 31
	(2)	A medical assessment certificate is to be in a form approved by the Registrar and is to:	32 33
		(a) set out details of the matters referred for assessment, and	34
		(b) certify as to the approved medical specialist's opinion with respect to those matters, and	35 36

Schedule 4 Amendments relating to new claims procedures

		(c)	set out the approved medical specialist's reasons for that opinion, and	1 2
		(d)	set out the facts on which that opinion is based.	3
	(3)	conta of the	Registrar is satisfied that a medical assessment certificate ins an obvious error, the Registrar may issue, or approve e approved medical specialist issuing, a replacement cal assessment certificate to correct the error.	4 5 6 7
326	Stat	tus of	medical assessments	8
	(1)	pursu presu proce	opinion certified in a medical assessment certificate aant to a medical assessment under this Part is conclusively med to be correct as to the following matters in any bedings before the Commission with which the certificate incerned:	9 10 11 12 13
		(a)	the degree of permanent impairment of the worker as a result of an injury,	14 15
		(b)	whether any proportion of permanent impairment is due to any previous injury or pre-existing condition or abnormality,	16 17 18
		(c)	the nature and extent of loss of hearing suffered by a worker,	19 20
		(d)	whether impairment is permanent.	21
	(2)		any other matter, the opinion certified is evidence (but onclusive evidence) in any such proceedings.	22 23
327	App	beal ag	ainst medical assessment	24
	(1)	assess is app	rty to a medical dispute may appeal against a medical sment under this Part, but only in respect of a matter that pealable under this section and only on the grounds for al under this section.	25 26 27 28
	(2)	which in a concl	tter is appealable under this section if it is a matter as to h the opinion of an approved medical specialist certified medical assessment certificate under this Part is usively presumed to be correct in proceedings before the mission.	29 30 31 32 33
	(3)		grounds for appeal under this section are any of the wing grounds:	34 35

Amendments relating to new claims procedures

		(a)	deterioration of the worker's condition that results in an increase in the degree of permanent impairment,	1 2
		(b)	availability of additional relevant information (being	3
		(-)	evidence that was not available to the appellant before	4
			the medical assessment appealed against or that could	5
			not reasonably have been obtained by the appellant	6
			before that medical assessment),	7
		(c)	the assessment was made on the basis of incorrect criteria,	8 9
		(d)	the medical assessment certificate contains a	10
			demonstrable error.	11
	(4)	An ar	opeal is to be made by application to the Registrar. The	12
			I is not to proceed unless it appears to the Registrar that	13
		at le	ast one of the grounds for appeal specified in	14
		subse	ction (3) exists.	15
	(5)	If the	appeal is on a ground referred to in subsection (3) (c) or	16
			he appeal must be made within 28 days after the medical	17
			sment appealed against, unless the Registrar is satisfied	18
			pecial circumstances justify an increase in the period for	19
		an app	peal.	20
	(6)	If the	appeal is on a ground referred to in subsection (3) (a) or	21
			ne Registrar may refer the medical assessment for further	22
			sment under section 329 as an alternative to an appeal	23
		agains	st the assessment.	24
	(7)	There	is to be no appeal against a medical assessment once the	25
			te concerned has been the subject of determination by the	26
			mission or agreement registered under section 66A of the	27
		1987	Act.	28
328	Pro	cedure	e on appeal	29
	(1)	An ap	opeal against a medical assessment is to be heard by an	30
		Appe	al Panel constituted by 2 approved medical specialists and	31
		1 Arb	bitrator, chosen by the Registrar.	32
	(2)		ppeal is to be by way of review of the original medical	33
			sment. The WorkCover Guidelines may provide for the	34
		proce	dure on an appeal.	35

	(3)	substit assession unless that m	the evidence was not available to the appellant before nedical assessment or could not reasonably have been ed by the appellant before that medical assessment.	1 2 3 4 5 6
	(4)	assessi a perso injureo	attending an Appeal Panel for the purposes of an ment, an injured worker is entitled to be accompanied by on (whether or not a legal adviser or agent) to act as the d worker's advocate and assist him or her to present his case to the Appeal Panel.	7 8 9 10 11
	(5)	given agains certific	ppeal Panel may confirm the certificate of assessment in connection with the medical assessment appealed t, or may revoke that certificate and issue a new cate as to the matters concerned. Section 326 applies to ch new certificate.	12 13 14 15 16
	(6)		ecision of a majority of the members of an Appeal Panel decision of the Appeal Panel.	17 18
329	Ref	erral of	matter for further medical assessment	19
	(1)	referre	tter referred for assessment under this Part may be ad again on one or more further occasions for assessment ordance with this Part, but only by:	20 21 22
		(a)	the Registrar as an alternative to an appeal against the assessment as provided by section 327, or	23 24
		(b)	the Commission.	25
	(2)	prevai	ficate as to a matter referred again for further assessment ls over any previous certificate as to the matter to the of any inconsistency.	26 27 28
330	Cos	sts of m	edical assessment	29
	(1)	The co	osts of medical assessments under this Part (including the	30
	. ,	remun	eration of approved medical specialists) are payable by	31
			ployer or insurer, except as otherwise provided by the	32
			tions. The Authority may, for the purposes of meeting	33
			costs, impose fees for the carrying out of medical ments or make other arrangements for meeting those	34 35
		costs.	ments of make other arrangements for meeting mose	35 36
				50

Amendments relating to new claims procedures

331

(2)	If a worker is required to submit himself or herself for	1
	examination pursuant to this Part, the worker is entitled to	2
	recover from the worker's employer, in addition to any	3
	compensation otherwise provided:	4
	(a) the amount of any wages lost by the worker by reason	5
	of so submitting himself or herself for examination, and	6
	(b) the cost to the worker of any fares, travelling expenses	7
	and maintenance necessarily and reasonably incurred in	8
	so submitting himself or herself.	9
(3)	If it is necessary for a worker to travel in order to submit	10
	himself or herself for examination but the worker is not	11
	reasonably able to travel unescorted, the fares, travelling	12
	expenses and maintenance referred to in this section include	13
	fares, travelling expenses and maintenance necessarily and	14
	reasonably incurred by an escort for the worker provided to	15
	enable the worker to submit himself or herself for examination.	16
(4)	If the cost of fares, travelling expenses and maintenance	17
	referred to in this section includes the cost of travel by private	18
	motor vehicle, that cost is to be calculated at such rate as is	19
	fixed for the purposes of section 64 of the 1987 Act.	20
(5)	A reference in this section to a medical assessment includes a	21
	reference to a further medical assessment and an appeal against	22
	a medical assessment.	23
Gui	delines	24
	Medical assessments, appeals and further assessments under	25
	this Part are subject to relevant provisions of the WorkCover	25
	Guidelines relating to the procedures for the referral of matters	20
	for assessment or appeal, the procedures for the referration matters	27
	procedure for assessments.	28 29
	procedure for appenditional.	2)

Schedule 4 Amendments relating to new claims procedures

Part	8 (Cost	S	1
Divis	sion '	1	Preliminary	2
332	Def	inition	S	3
	(1)	In thi	is Part:	4
			<i>t</i> means a person who acts as agent for a person in ection with a claim.	5 6
		0	<i>t service</i> means any service performed by a person in the on's capacity as an agent.	7 8
		costs	includes:	9
		(a)	costs actually incurred or to be incurred by a person claiming compensation or work injury damages, and	10 11
		(b)	if liability for a claim is admitted without recourse to the Commission or court—the reasonable expenses incurred by a person in pursuing the person's claim, and	12 13 14
		(c)	costs incurred in relation to any proceedings in respect of a claim, and	15 16
		(d)	costs incidental to an application for referral of a medical dispute for medical assessment, and	17 18
		(e)	costs incidental to an application for registration of an agreement under section 66A of the 1987 Act or an agreement to commute liability to a lump sum, and	19 20 21
		(f)	such other costs as may be prescribed by the regulations.	22 23
		court	t includes a court arbitrator or arbitrators.	24
		<i>medi</i> opini	<i>cal report</i> includes medical certificate and medical on.	25 26
	(2)	Part	essions used in this Division have the same meaning as in 11 (Legal fees and other costs) of the <i>Legal Profession</i> 1987, except as provided by this section.	27 28 29
		and s	Under the <i>Legal Profession Act 1987</i> , costs includes barristers' solicitors' fees as well as other items that may be charged by ters and solicitors (such as expenses and disbursements).	30 31 32

Amendments relating to new claims procedures

333	Costs to which Part applies
	This Part applies to and in respect of costs payable on a party and party basis on a practitionar and alignt basis or on any
	and party basis, on a practitioner and client basis or on any other basis, unless this Part or the regulations otherwise
	provides.
334	Legal Profession Act
	This Part and any regulations under this Part prevail to the
	extent of any inconsistency with the Legal Profession Act 1987
	(in particular section 196 of that Act) and the regulations under
	that Act.
335	Assessment of costs
	An assessment of any costs is to be made so as to give effect to
	the provisions of this Part (whether or not the assessment is
	made under Division 6 of Part 11 of the Legal Profession
	Act 1987).
336	Exclusion of matters from this Part
	The regulations may make provision for or with respect to
	excluding any class of matters from any or all of the provisions
	of this Part.
Divis	
_	of this Part.
_	of this Part. sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs
_	of this Part.
_	of this Part. Sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs (1) The regulations may make provision for or with respect to the following:
_	of this Part. Sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs (1) The regulations may make provision for or with respect to the
_	of this Part. Sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs (1) The regulations may make provision for or with respect to the following: (a) fixing maximum costs for legal services or agent
_	of this Part. Sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs (1) The regulations may make provision for or with respect to the following: (a) fixing maximum costs for legal services or agent services provided to a claimant, an employer or an
_	of this Part. Sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs (1) The regulations may make provision for or with respect to the following: (a) fixing maximum costs for legal services or agent services provided to a claimant, an employer or an insurer in or in connection with any workers
_	 of this Part. Sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs (1) The regulations may make provision for or with respect to the following: (a) fixing maximum costs for legal services or agent services provided to a claimant, an employer or an insurer in or in connection with any workers compensation matter or work injury damages matter, (b) fixing maximum costs for matters that are not legal services or agent services but are related to a claim for
Divis	 of this Part. Sion 2 Fixing of maximum costs and fees Maximum lawyer and agent costs (1) The regulations may make provision for or with respect to the following: (a) fixing maximum costs for legal services or agent services provided to a claimant, an employer or an insurer in or in connection with any workers compensation matter or work injury damages matter, (b) fixing maximum costs for matters that are not legal

Schedule 4	Amendments relating to new claims procedures
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	(2)	Regulations under this section can fix costs and amounts by reference to costs and amounts fixed by regulations under the <i>Legal Profession Act 1987</i> .	1 2 3
((3)	A legal practitioner is not entitled to be paid or recover for a legal service or other matter an amount that exceeds any maximum costs fixed for the service or matter by the regulations under this section.	4 5 6 7
	(4)	An agent is not entitled to be paid or recover for an agent service or other matter an amount that exceeds any maximum costs fixed for the service or matter by the regulations under this section.	8 9 10 11
	(5)	This section does not entitle a legal practitioner to recover costs for a legal service or matter that a court or costs assessor determines were unreasonably incurred.	12 13 14
338	Cos	ts of obtaining medical and other reports	15
		To the extent that the regulations so provide, a legal practitioner or agent is not entitled to be paid or recover the cost of obtaining a medical report or other report obtained for use in connection with a workers compensation matter or work injury damages assessment.	16 17 18 19 20
339 I	Max	imum fees payable to health service providers	21
		The Authority may, by order published in the Gazette, fix maximum fees for the provision by health service providers of the following services:(a) provision of any report for use in connection with a	22 23 24 25
		 claim for compensation or work injury damages, (b) appearance as a witness in proceedings before the Commission or a court in connection with a claim for compensation or work injury damages. 	26 27 28 29
	(2)	An order under this section can fix costs and amounts by reference to costs and amounts fixed by regulations under the <i>Legal Profession Act 1987</i> .	30 31 32
	(3)	A health service provider is not entitled to be paid or recover any fee for providing a service that exceeds any maximum fee fixed under this section for the provision of the service.	33 34 35

Amendments relating to new claims procedures

	(4)	healt	is section: <i>h service provider</i> means a person who provides a health ce as defined in the <i>Health Care Complaints Act 1993</i> .	1 2 3
Divis	sion (3	Special provisions for costs in compensation and damages assessment matters	4 5 6
340	Арр	olicatio	on of Division	7
			Division applies to costs payable by a party in or in on to:	8 9
		(a)	a claim for compensation, or	10
		(b)	the assessment by the Commission of a claim for work injury damages.	11 12
341	Cos	sts to I	be determined by Commission	13
	(1)		s to which this Division applies are in the discretion of the mission.	14 15
	(2)		Commission has full power to determine by whom, to n and to what extent costs are to be paid.	16 17
	(3)	set o Act 1	Commission may order costs to be assessed on the basis but in Division 6 of Part 11 of the <i>Legal Profession</i> 1987 (or in relevant regulations under Division 4 of this or on an indemnity basis.	18 19 20 21
	(4)	claim frivol	Commission may not order the payment of costs by a nant unless the Commission is satisfied that the claim was lous or vexatious, fraudulent or made without proper fication.	22 23 24 25
			A claimant can be ordered to pay the costs of an unsuccessful al. See section 345.	26 27
	(5)	If the frivol justif	Commission is satisfied that a part only of a claim was lous or vexatious, fraudulent or made without proper ication, the Commission may order the claimant to pay the relating to that part of the claim.	28 29 30 31
	(6)	-	party to a claim may apply to the Commission for an d of costs.	32 33

Schedule 4 Amendments relating to new claims procedures

342 Costs unreasonably incurred

(1) If the Commission is satisfied that any costs on a claim were unreasonably incurred, the Commission is to order that those costs are to be treated as unreasonably incurred for the purposes of this section and the Commission is not to make an order for payment of those costs by any other party to the claim. 1

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- (2) Costs incurred by a party to a claim are considered to have been unreasonably incurred for the purposes of this section only if they were incurred by the party:
 - (a) after a reasonable offer of settlement of the claim was made to the party, or
 - (b) after the party has failed without reasonable excuse to comply with a written request from another party to the claim to provide that other party with particulars (including any necessary medical report) sufficient to enable that other party to properly consider the claim for the purpose of making an offer of settlement, or
 - (c) after the party has unreasonably failed to participate in conciliation of a dispute with which the claim is concerned and the Commission is of the opinion that the failure has resulted in unnecessary litigation, or
 - (d) in connection with an unsuccessful application by the party to admit further evidence in respect of matters of which a medical assessment certificate of an approved medical specialist that has been admitted in evidence in proceedings is evidence (whether or not conclusive evidence) and the Commission is of the opinion that the application was frivolous or vexatious.
- (3) A legal practitioner representing a party to proceedings before the Commission is not entitled to recover from the party any costs that the Commission has ordered are to be treated as unreasonably incurred.

Amendments relating to new claims procedures

	(4)	proportion of a the opinion tha legal practition avoid unnecess	sion may by order exempt any costs or a my costs from the operation of this section if of at it would be unjust not to do so because the her concerned made all reasonable efforts to sary litigation in the proceedings or for any other not be held responsible for the incurring of the d.	1 2 3 4 5 6 7
343	Res	rictions on rec	covery of practitioner/client costs	8
	(1)		esentative or agent of a person in respect of a to be made by the person:	9 10
		respect	ntitled to recover from the person any costs in of the claim unless those costs are awarded by nmission, and	11 12 13
		on, or ordered	ntitled to claim a lien in respect of those costs deduct those costs from, the sum awarded, or agreed as compensation unless those costs rded by the Commission.	14 15 16 17
	(2)		d of costs may be made on the application either r of the legal representative or agent concerned.	18 19
	(3)	-	revails to the extent of any inconsistency with <i>Legal Profession Act 1987</i> .	20 21
	(4)	A person must	not:	22
		• •	lien that the person is not entitled to claim of this section, or	23 24
		compen	costs from a sum awarded, ordered or agreed as asation that the person is not entitled to deduct of this section.	25 26 27
		Maximum pen	alty: 50 penalty units.	28
	(5)	person that the of this section	has paid an amount in respect of costs to another other person was not entitled to recover because is entitled to recover the amount paid as a debt ompetent jurisdiction.	29 30 31 32

Schedule 4	Amendments relating to new claims procedures
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344	Liability of legal practitioner for client's costs in certain cases					
	(1)	The Commission may, at any stage of a matter, make one or more of the following orders in respect of a legal practitioner whose serious neglect, serious incompetence or serious misconduct delays, or contributes to delaying, the matter:	2 3 4 5			
		(a) an order disallowing the whole or any part of the costs between the legal practitioner and his or her client,	6 7			
		(b) an order directing the legal practitioner to repay to his or her client the whole or any part of the costs that the client has been ordered to pay to any other party,	8 9 10			
		(c) an order directing the legal practitioner to indemnify any party other than his or her client against the whole or any part of the costs payable by the party indemnified.	11 12 13			
	(2)	The Commission may refer a matter to a costs assessor for inquiry and report before making such an order.	14 15			
	(3)	The Commission may order that notice of such an order against a legal practitioner is to be given to the legal practitioner's client in a specified manner.	16 17 18			
	(4)	A legal practitioner is not entitled to demand, recover or accept from his or her client any part of the amount for which the legal practitioner is directed by the Commission to indemnify a party pursuant to such an order.	19 20 21 22			
	(5)	This section does not limit any other provision of this Part.	23			
345	Cos	ts penalties where appeal unsuccessful	24			
	(1)	On an appeal from the Commission constituted by an Arbitrator to the Commission constituted by a Presidential member:	25 26 27			
		 (a) if the appellant is the claimant and is unsuccessful on the appeal, the Commission must not make an order for the payment of the appellant's costs on the appeal by any other party to the appeal, or 	28 29 30 31			
		 (b) if the appellant is an insurer and is unsuccessful on the appeal, the Commission may order the insurer to pay to the Authority for payment into the WorkCover Authority Fund an administration fee of \$1,000 or such other amount as may be prescribed by the regulations. 	32 33 34 35 36			

Amendments relating to new claims procedures

	(2)	If an appeal concerns lump sum compensation, weekly payments of compensation or medical expenses compensation, the appellant is considered to be unsuccessful on the appeal unless the decision on appeal results in a change in favour of the appellant in the amount awarded or ordered to be paid in the decision appealed against of at least \$5,000 (or such other amount as may be prescribed by the regulations) and at least 20% of that amount.	1 2 3 4 5 6 7 8
	(3)	An administration fee that an insurer is ordered to pay is not to be paid out of the statutory fund of the insurer. The administration fee is recoverable as a debt due to the Authority.	9 10 11
	(4)	The Registrar is to notify the Authority of an order to an insurer under this section to pay an administration fee.	12 13
346	Clai	ims assessment fees	14
	(1)	In this section, <i>claims assessment fees</i> means fees payable in connection with an assessment of a claim for work injury damages under Part 6.	15 16 17
	(2)	The regulations may make provision for or with respect to claims assessment fees.	18 19
	(3)	In particular, the regulations may specify any such fee or the method by which the fee is to be calculated, and may specify by whom and in what circumstances the fee is payable.	20 21 22
	(4)	Claims assessment fees are payable into the WorkCover Authority Fund.	23 24
Divis	ion 4	4 Costs assessment	25
347	Reg	gulations for costs assessment	26
	(1)	The regulations may make provision for or with respect to:	27
		(a) the assessment or taxation of costs payable to a legal practitioner or agent in connection with a claim for compensation or work injury damages, and	28 29 30
		(b) matters associated with the assessment or taxation of those costs.	31 32

Schedule 4	Amendments relating to new claims procedures
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	(2)	In particular, the regulations may make provision for or with respect to any matter for or in connection with which provision is made by Division 6 (Assessment of costs) of Part 11 of the <i>Legal Profession Act 1987</i> .	1 2 3 4
	(3)	Regulations for the purposes of this Division may adopt, with or without modification, any of the provisions of Division 6 (Assessment of costs) of Part 11 of the <i>Legal Profession Act 1987</i> .	5 6 7 8
	(4)	Without limiting this section, the regulations may make provision for or with respect to the assessment of costs by the Commission.	9 10 11
348	Reg	ulations displace Legal Profession Act provisions	12
		To the extent that regulations under this Division make provision for the costs payable to a legal practitioner, those regulations displace the provisions of the <i>Legal Profession</i> <i>Act 1987</i> .	13 14 15 16
Part	9 I	Proceedings before Commission	17
349	Arra	angement of business	18
		The arrangement of the business of the Commission is to be as determined by the Registrar, subject to the regulations.	19 20
350	Dec	isions of Commission	21
	(1)	Except as otherwise provided by this Act, a decision of the Commission under the Workers Compensation Acts is final and binding on the parties and is not subject to appeal or review.	22 23 24 25
	(2)	A decision of or proceeding before the Commission is not:	26
		(a) to be vitiated because of any informality or want of form, or	27 28
		(b) liable to be challenged, appealed against, reviewed, quashed or called into question by any court.	29 30
	(3)	The Commission may reconsider any matter that has been dealt with by the Commission and rescind, alter or amend any	31 32

Amendments relating to new claims procedures

Schedule 4

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351 Reference of question of law on compensation claim to Commission constituted by Presidential member

- (1) A question of law arising in proceedings before the Commission constituted by an Arbitrator may, with the leave of the President, be referred by the Arbitrator for the opinion of the Commission constituted by the President.
- (2) The reference of a question under this section may be made on the application of a party to the proceedings or of the Arbitrator's own motion.
- (3) The President is not to grant leave for the referral of a question of law under this section unless satisfied that the question involves a novel or complex question of law.
- (4) If the President refuses to grant leave for the referral of a question of law under this section, the President must state his or her reasons in writing to the parties for the refusal.
- (5) Despite the reference of a question under this section, the Commission constituted by an Arbitrator may make an award in the matter in which the question arose unless the question is the question of whether the Commission may exercise functions under this Act in relation to a matter.
- (6) On the determination of a question referred to the Commission under this section:
 - (a) if an award has not been made in the matter in which the question arose, an award may be made that is not inconsistent with the opinion of the Commission on the question, or
 - (b) if an award has been made in the matter in which the question arose, the award must be varied in such a way as will make it consistent with the opinion of the Commission on the question.
- (7) The reference of a question of law under this section may be by stating a case on a question of law.

Schedule 4 Amendments relating to new claims procedures

Appeal against decision of Commission constituted by

Arbitrator	2
(1) A party to a dispute in connection with a claim for compensation may, with leave of the Commission constituted by a Presidential member, appeal to the Commission as so constituted against a decision in respect of the dispute by the Commission constituted by an Arbitrator.	3 4 5 6
-	7
(2) The Commission is not to grant leave to appeal unless the amount of compensation at issue on the appeal is both:	8 9
(a) at least \$5,000 (or such other amount as may be prescribed by the regulations), and	10 11
(b) at least 20% of the amount awarded in the decision appealed against.	12 13
(3) If the Commission refuses to grant leave to appeal, the Commission must state reasons for the refusal in writing to the parties.	14 15 16
(4) An appeal can only be made within 28 days after the making of the decision appealed against.	17 18
(5) An appeal under this section is to be by way of review of the decision appealed against.	19 20
(6) Evidence that is fresh evidence or evidence in addition to or in substitution for the evidence received in relation to the decision appealed against may not be given on an appeal to the Commission except with the leave of the Commission.	21 22 23 24
(7) On appeal, the decision may be confirmed or may be revoked and a new decision made in its place.	25 26
(8) In this section, <i>decision</i> includes an award, interim award, order, determination, ruling and direction.	27 28
Appeal against decision of Commission constituted by Presidential member	29 30
(1) If a party to any proceedings before the Commission	31
constituted by a Presidential member is aggrieved by a decision	32
of the Presidential member in point of law, the party may	33
appeal to the Court of Appeal.	34

Amendments relating to new claims procedures

	(2)	The Court of Appeal may, on the hearing of any appeal under this section, remit the matter to the Commission constituted by a Presidential member for determination by the Commission in accordance with any decision of the Court and may make such other order in relation to the appeal as the Court thinks fit.	1 2 3 4 5				
	(3)	A decision of the Court of Appeal on an appeal under this section is binding on the Commission and on all the parties to the proceedings in respect of which the appeal was made.					
	(4)	The following appeals under this section may be made only with leave of the Court of Appeal:	9 10				
		(a) an appeal from an interlocutory decision,	11				
		(b) an appeal from a decision as to costs only,	12				
		(c) an appeal where the amount of compensation in dispute is less than \$20,000 (or such other amount as may be prescribed by the regulations).	13 14 15				
	(5)	In this section, <i>decision</i> includes an award, interim award, order, determination, ruling, opinion and direction.	16 17				
354	Pro	cedure before Commission	18				
	(1)	Proceedings in any matter before the Commission are to be conducted with as little formality and technicality as the proper consideration of the matter permits.					
	(2)	The Commission is not bound by the rules of evidence but may inform itself on any matter in such manner as the Commission thinks appropriate and as the proper consideration of the matter before the Commission permits.	22 23 24 25				
	(3)	The Commission is to act according to equity, good conscience and the substantial merits of the case without regard to technicalities or legal forms.	26 27 28				
	(4)	Proceedings need not be conducted by formal hearing and may be conducted by way of a conference between the parties, including a conference at which the parties (or some of them) participate by telephone, closed-circuit television or other means.	29 30 31 32 33				

Schedule 4 Amendments relating to new claims procedures

(5) Subject to any general directions of the President, the 1 Commission may hold a conference with all relevant parties in 2 attendance and with relevant experts in attendance, or a 3 separate conference in private with any of them. 4 (6) If the Commission is satisfied that sufficient information has 5 been supplied to it in connection with proceedings, the 6 Commission may exercise functions under this Act without 7 holding any conference or formal hearing. 8 (7) An assessment or determination is to be made by the 9 Commission having regard to such information as is 10 conveniently available to the Commission, even if one or more 11 of the parties to the assessment or determination proceedings 12 does not co-operate or ceases to co-operate. 13 (8) In proceedings before a court with respect to a claim for work 14 injury damages (other than proceedings under section 235A or 15 235C or under the Crimes Act 1900 with respect to fraud), 16 evidence of a statement made in proceedings before the 17 Commission is not admissible unless the person who made the 18 statement agrees to the evidence being admitted. 19 355 Arbitrator to attempt conciliation 20 The Commission constituted by an Arbitrator is not to make an 21 award or otherwise determine a dispute referred to the 22 Commission for determination without first using the 23 Arbitrator's best endeavours to bring the parties to the dispute 24 to a settlement acceptable to all of them. 25 356 **Representation before Commission** 26 (1) A person who is a party to proceedings before the Commission 27 is entitled to be represented by a legal practitioner or by an 28 agent. 29 (2) The Commission may refuse to permit a party to be represented 30 by an agent if of the opinion that the agent does not have 31 sufficient authority to make binding decisions on behalf of the 32 party. 33 (3) In proceedings in respect of a claim, the Commission may 34 refuse to permit an insurer to be represented by a legal 35 practitioner if the claimant is not represented by a legal 36 practitioner. 37

Amendments relating to new claims procedures

	(4)	such	rty to proceedings before the Commission is entitled to representation or assistance (for example, the assistance	1 2
			interpreter) as may be necessary to enable the party to nunicate adequately at any conference or hearing.	3 4
	(5)	The	Commission must take into account any written	5
			ission prepared by a legal practitioner acting for a party to	6
			edings and submitted by or on behalf of the party	7
			ther or not the party is represented by a legal practitioner y conference or hearing in the proceedings).	8 9
	(6)	•	s section, <i>agent</i> means:	10
		(a)	an officer of an industrial organisation of employers or	11
		()	employees registered under the <i>Industrial Relations</i>	
			<i>Act 1996</i> , or	13
		(b)	an officer of an association of employers or employees	14
			registered under the Workplace Relations Act 1996 of	15
			the Commonwealth, or	16
		(c)	a person employed by a licensed insurer or former	17
		(1)	licensed insurer or by a self-insurer, or	18
		(d)	a person employed by a solicitor, solicitor corporation or incorporated legal practice.	19 20
357	Pov	ver of (Commission to require information	21
	(1)		Commission may give a direction in writing to any person	22
			ther or not a party to a dispute before the Commission)	23
		requir	ring the person:	24
		(a)	to produce, at a time and place specified in the direction,	25
			specified documents in the possession of the person, or	26
		(b)	to furnish specified information within a time specified in the direction.	27 28
	(2)		lirection may require the documents to be produced or the nation to be furnished:	29 30
		(a)	to the Commission or to another party to a dispute	31
			before the Commission, in the case of a direction given	32
			to a party to the dispute, or	33
		(b)	to the Commission in the case of a direction given to a	34
			person who is not a party to a dispute before the	35
			Commission.	36

Schedule 4 Amendments relating to new claims procedures

	(3)		rson who fails without reasonable excuse to comply with ection given to the person under this section is guilty of an ce.	1 2 3		
			mum penalty: 50 penalty units.	4		
	(4)	If a docum given party	person fails without reasonable excuse to produce a ment or furnish information in compliance with a direction to the person under this section, the person cannot as a to proceedings before the Commission or a court have the ment or information admitted in the proceedings.	5 6 7 8 9		
	(5)	reque	Commission may exercise powers under this section at the est of a party to a dispute before the Commission or of the mission's own motion.	10 11 12		
	(6)		Registrar has and may exercise any power of the mission under this section.	13 14		
	(7)		regulations may make provision for or with respect to any e following matters:	15 16		
		(a)	exempting specified kinds of documents or information from the operation of this section,	17 18		
		(b)	specifying cases and circumstances in which the Commission is required to exercise the Commission's powers under this section.	19 20 21		
358	Power of Commission to provide documents and information to a party					
	(1)	the C by a p pursu	n documents or information relevant to proceedings before commission are produced or furnished to the Commission party to the proceedings or another person (whether or not pant to a requirement under this Act), the Commission may ace or furnish the documents or information to:	24 25 26 27 28		
		(a)	any other party to the proceedings, or	29		
		(b)	any other party's legal representative, or	30		
		(c)	a medical practitioner (including an approved medical specialist).	31 32		

Amendments relating to new claims procedures

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	(2)	inform practi disclo	Commission may, when furnishing or producing mation or documents to a legal practitioner or medical itioner, direct that the person must not cause or permit osure of the information, or the information in the ments, to another party.	1 2 3 4 5
	(3)		al practitioner or medical practitioner must not contravene commission's direction under this section.	6 7
		Maxi	mum penalty: 50 penalty units.	8
	(4)		egulations may make provision for or with respect to any e following matters:	9 10
		(a)	exempting specified kinds of documents or information from the operation of this section,	11 12
		(b)	specifying cases and circumstances in which the Commission is required to exercise the Commission's powers under this section,	13 14 15
		(c)	specifying circumstances in which documents or information produced or furnished to the Commission may not be produced or furnished by the Commission to another party to the proceedings or to a legal practitioner or medical practitioner.	16 17 18 19 20
359	Sun	nmons	s to appear at conference or hearing	21
	(1)	a pers	Registrar may issue a summons requiring the attendance of son at any conference or hearing before the Commission nnection with proceedings before the Commission.	22 23 24
	(2)		rson must not fail without reasonable excuse to comply a summons served on the person under this section.	25 26
		Maxi	mum penalty: 50 penalty units.	27
	(3)	partie	s section, <i>conference</i> includes a conference at which the es (or some of them) participate by telephone, closed- it television or other means.	28 29 30
360	Pov	vers of	f Commission to require evidence	31
	(1)		Commission may require any person appearing before the mission:	32 33
		(a)	to give evidence on oath or affirmation (and may, for that purpose, administer an oath or affirmation), and	34 35

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		(b) to answer any relevant question put to the person.	1
	(2)	A person must not without reasonable excuse refuse or fail to comply with a requirement duly made under this section.	2 3
		Maximum penalty: 50 penalty units.	4
	(3)	A person is not obliged to answer a question under this section if the answer to that question would tend to incriminate the person of an offence.	5 6 7
361	Pro	tection of legal practitioners, witnesses and others	8
	(1)	A practising legal practitioner or other person appearing before the Commission on behalf of a party has the same protection and immunity as a practising legal practitioner has in appearing for a party in proceedings in the District Court.	9 10 11 12
	(2)	Subject to this Act, a person summoned to attend or appearing before the Commission as a witness has the same protection, and is subject to the same liabilities, as a witness in proceedings in the Supreme Court.	13 14 15 16
362	Rec	overy of amounts ordered to be paid	17
	(1)	For the purposes of the recovery of any amount ordered to be paid by the Commission (including costs, but not including a civil or other penalty), the amount is to be certified by the Registrar.	18 19 20 21
	(2)	A certificate given under this section must identify the person liable to pay the certified amount.	22 23
	(3)	A certificate of the Registrar under this section that is filed in the registry of a court having jurisdiction to give judgment for a debt of the same amount as the amount stated in the certificate, operates as such a judgment.	24 25 26 27
363	Cor	ntrol and direction of members of Commission	28
		The members of the Commission other than the Arbitrators are, in the exercise of their functions, subject to the general control and direction of the President.	29 30 31

Amendments relating to new claims procedures

364	Rul	es of t	he Commission	1
	(1)	Com be for	Minister may from time to time by order make Rules of the mission for or with respect to any aspect of procedures to llowed in connection with the jurisdiction or functions of commission, including provision for or with respect to:	2 3 4 5
		(a)	the manner of referring claims or disputes for assessment or determination by the Commission, and	6 7
		(b)	the documentation that is to accompany such a reference of a claim or dispute for assessment or determination, and	8 9 10
		(c)	the manner of presenting documents and information to the Commission by the parties, including time limits for the presentation of the documents and information, and	11 12 13
		(d)	the making of assessments and determinations by the Commission, and	14 15
		(e)	the manner of specifying an amount of damages or compensation, and	16 17
		(f)	default awards and orders, and	18
		(g)	the extension or abridgment of any period referred to in this Part, and	19 20
		(h)	all matters of practice and procedure in proceedings before the Commission, and	21 22
		(i)	the issue of a seal for the Commission and the use and effect of the seal.	23 24
	(2)		s of the Commission may be made so as to apply rently according to such factors as may be specified in the s.	25 26 27
	(3)		s of the Commission are not a statutory rule for the oses of the <i>Interpretation Act 1987</i> .	28 29
365		olicatio eemen	on of decisions and inspection of registers of tts	30 31
	(1)		Commission may cause details of its decisions and minations under the Workers Compensation Acts to be shed.	32 33 34

Schedule 4	Amendments relating to new claims procedures
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	(2)	public Author persor	The Commissioner may make the following available for public inspection by employers, insurers, workers, the Authority, and their legal representatives, and by such other persons or classes of persons as may be prescribed by the regulations:			
		(a)	a summary of the details of commutation agreements registered under section 87H of the 1987 Act,	6 7		
		(b)	a summary of the details of agreements registered under section 66A of the 1987 Act.	8 9		
Part	10	Adm	ninistration	10		
Divis	ion '	1	Workers Compensation Commission	11		
366	Esta	ablishr	nent of Commission	12		
	(1)		Vorkers Compensation Commission of New South Wales ablished by this Act.	13 14		
	(2)	confe	Commission has and may exercise such functions as are rred or imposed on it by or under the Workers bensation Acts or any other Act.	15 16 17		
367	Obj	ectives	s of Commission	18		
	(1)	The C	Commission has the following objectives:	19		
		(a)	to provide a fair and cost effective system for the resolution of disputes under the Workers Compensation Acts,	20 21 22		
		(b)	to reduce administrative costs across the workers compensation system,	23 24		
		(c)	to provide a timely service ensuring that workers' entitlements are paid promptly,	25 26		
		(d)	to create a registry and dispute resolution service that meets worker and employer expectations in relation to accessibility, approachability and professionalism,	27 28 29		

Amendments relating to new claims procedures

		(e)	to provide an independent dispute resolution service that is effective in settling matters and leads to durable agreements between the parties in accordance with the Workers Compensation Acts,	1 2 3 4
		(f)	to establish effective communication and liaison with interested parties concerning the role of the Commission.	5 6 7
	(2)		ercising their functions, the members of the Commission have regard to the Commission's objectives.	8 9
368	Mer	nbers	of Commission	10
	(1)	The C	Commission consists of the following members:	11
		(a)	a President,	12
		(b)	two Deputy Presidents,	13
		(c)	a Registrar,	14
		(d)	Arbitrators.	15
	(2)		nembers of the Commission other than the Arbitrators are appointed by the Minister.	16 17
	(3)	The A	Arbitrators are to be appointed by the President.	18
	(4)		nstrument of appointment of a member is to specify ner a member has been appointed as:	19 20
		(a)	the President, or	21
		(b)	a Deputy President, or	22
		(c)	the Registrar, or	23
		(d)	an Arbitrator.	24
369	Qua	alificati	ons for appointment	25
	(1)		rson is eligible to be appointed as President only if the n is a Judge of a court of record.	26 27
	(2)		son is eligible to be appointed as a Deputy President only person is a legal practitioner of at least 5 years' standing.	28 29
	(3)		rson is eligible to be appointed as the Registrar or as an rator only if the person:	30 31
		(a)	is a legal practitioner, or	32

Schedule 4	Amendments relating to new claims procedures	
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		(b)	has such qualifications, skills or experience as may be determined by the Minister.	1 2
	(4)	The a	appointment of a person who is not a legal practitioner as	3
			rbitrator may be made on terms that limit the person to	4
		dealii	ng with matters of a particular type or types.	5
370	Fun	ctions	of members	6
			ember of the Commission has and may exercise the	7
			ions conferred or imposed on the member by or under this y other Act.	8 9
371	Fun	ctions	of Registrar	10
	(1)		Registrar has and may exercise all the functions of an	11
		Arbit	rator.	12
	(2)	The H	Registrar can delegate to any member or member of staff	13
			e Commission any of the Registrar's functions under the	14
		Work	ters Compensation Act, except this power of delegation.	15
372	Cor	trol a	nd direction of Arbitrators	16
			rators are, in the exercise of their functions, subject to the	17
		gener	al control and direction of the Registrar.	18
373	Pro	vision	s concerning members	19
			dule 5 has effect with respect to the members of the	20
		Com	mission.	21
374	Stat	f and	facilities	22
	(1)	Such	staff as may be necessary for the Commission to exercise	23
			nctions are to be employed under Part 2 of the Public	24
		Secto	r Management Act 1988 as staff of the Commission.	25
	(2)	Those	e staff are, in the exercise of their functions, subject to the	26
		gener	al control and direction of the Registrar.	27
	(3)	This s	section does not affect the exercise of the functions of the	28
			priate Department Head under the Public Sector	29
		Manc	<i>igement Act 1988</i> with respect to those staff.	30
	(4)	The A	Authority or such other Department of the Government as	31
			gulations may specify is to provide for the Commission:	32

Amendments relating to new claims procedures

		(a) facilities (including registry facilities), and(b) any additional staff that may be necessary.	1 2				
375	Con	stitution of Commission for particular proceedings	3				
	(1)	For the purposes of any proceedings, the Commission is to be constituted by an Arbitrator except as provided by this section.	4 5				
	(2)	The Registrar may give directions as to which Arbitrator is to constitute the Commission for the purposes of any particular proceedings or class of proceedings.	6 7 8				
	(3)	For the purposes of any proceedings on an appeal against a decision of the Commission constituted by an Arbitrator, the Commission is to be constituted by a Presidential member.	9 10 11				
Divisi	ion 2	2 WorkCover guidelines	12				
376	Issue of guidelines						
	(1)	The Authority may issue guidelines with respect to the following:					
		(a) the assessment of the degree of permanent impairment of an injured worker as a result of an injury,	16 17				
		(b) the giving of interim payment directions by the Registrar under Part 5,	18 19				
		(c) such other matters as a provision of the Workers Compensation Acts provides may be the subject of WorkCover Guidelines.	20 21 22				
	(2)	The Minister may issue guidelines with respect to the procedure for assessment under Part 7 (Medical assessment).	23 24				
	(3)	The Authority may amend, revoke or replace WorkCover Guidelines made by the Authority, and the Minister may amend, revoke or replace WorkCover Guidelines made by the Minister.	25 26 27 28				
	(4)	WorkCover Guidelines may adopt the provisions of other publications, whether with or without modification or addition and whether in force at a particular time or from time to time.	29 30 31				

Schedule 4	Amendments relating to new claims procedures
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		(5)	or rep effect	Cover Guidelines (including any amendment, revocation placement) are to be published in the Gazette and take on the day of that publication or, if a later day is fied in the Guidelines for that purpose, on the day so fied.	1 2 3 4 5	
		(6)		egulations may make provision for or with respect to any r for which the WorkCover Guidelines can provide.	6 7	
	377		cial re mpairn	quirements relating to WorkCover Guidelines relating nent	8 9	
		(1)	assess	section applies to WorkCover Guidelines that relate to the sment of the degree of permanent impairment of an ed worker as a result of an injury.	10 11 12	
		(2)	releva Collea Surge	e Guidelines must be developed in consultation with ant medical colleges, including the Royal Australasian ge of Physicians, the Royal Australasian College of cons, the Australian Orthopaedic Association and other ant colleges and associations.	13 14 15 16 17	
		(3)	(Disal apply	ons 40 (Notice of statutory rules to be tabled) and 41 llowance of statutory rules) of the <i>Interpretation Act 1987</i> to those Guidelines in the same way as those sections to statutory rules.	18 19 20 21	
[17]	Schee	dule {	5		22	
	Insert after Schedule 4:					
	Sch	edu	le 5	Provisions relating to members of Commission (Section 373)	24 25 26	
	1	Def	inition		27	
				s Schedule, <i>judicial office</i> means the office of:	28	
			(a)	Magistrate, or	29	
			(b)	Judge of the District Court, or	30	
			(c)	Judicial Member of the Industrial Relations Commission, or	31 32	

Amendments relating to new claims procedures

 (e) Judge of the Supreme Court. 2 Terms of appointment Subject to this Act, a member of the Commission holds office for such period as is specified in the instrument of the member's appointment. (2) The term of an appointment must not exceed 7 years in the case of a Presidential member or 5 years in the case of any other member. (3) A member is eligible for reappointment. 3 Protection and immunities of member A member of the Commission has, in the performance of functions performed as a member, the same protection and immunities as a Judge of the District Court. 4 Remuneration A member of the Commission is entitled to be paid such remuneration (including travelling and subsistence allowances) in respect of work done as a member of the Commission as the Minister may from time to time determine in respect of the member. 5 Provisions where judicial officer is holding office as member of the appointment of a person who is the holder of a judicial office as a member, does not affect: a member, or service by a person who is the holder of a judicial office as a member, does not affect: the person's tenure of that judicial office, or the person's service as a member is, for all purposes, taken to be service as the holder of that judicial office. 6 Vacancy in office (1) The office of a member of the Commission becomes vacant if the member: 			(d)	Judge of the Land and Environment Court, or	1
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6 Vacancy in office(1) The office of a member of the Commission becomes vacant if		(2)			28
(1) The office of a member of the Commission becomes vacant if			be sei	rvice as the holder of that judicial office.	29
	6	Vac	ancy i	n office	30
the member:		(1)			31
			the m	ember:	32

Schedule 4	Amendments relating to new claims procedures
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		(a)	dies, or	1
		(b)	completes a term of office and is not re-appointed, or	2
		(c)	resigns the office by instrument in writing addressed to the Minister, or	3 4
		(d)	is nominated for election as a member of the Legislative Council or of the Legislative Assembly or as a member of a House of Parliament or a legislature of another State or Territory or of the Commonwealth, or	5 6 7 8
		(e)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	9 10 11 12 13
		(f)	becomes a mentally incapacitated person, or	14
		(g)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	15 16 17 18 19
		(h)	in the case of the Registrar, ceases to hold any qualification required for the appointment of the Registrar, or	20 21 22
		(i)	is removed from office under this clause.	23
	(2)	than a	Anister may remove a member of the Commission (other an Arbitrator) from office for incapacity, incompetence or haviour.	24 25 26
	(3)	The F office	President may at any time remove an Arbitrator from .	27 28
7	Acti	ing Pre	esident	29
	(1)	Presid	President is absent from duty, the most senior Deputy lent is to be Acting President unless the Minister makes pointment under subclause (2).	30 31 32
	(2)		Anister may appoint a Deputy President or other member Acting President during the absence of the President from	33 34 35
Amendments relating to new claims procedures

	(3)		Minister may make any appointment for a particular ce or for any absence that occurs from time to time.	1 2	
	(4)	anyth	cting President has the functions of the President and ing done by an Acting President in the exercise of those ons has effect as if it had been done by the President.	3 4 5	
	(5)		s clause, <i>absence from duty</i> includes a vacancy in the of President.	6 7	
8	Sen	iority		8	
	(1)		nembers of the Commission have seniority according to llowing order of precedence:	9 10	
		(a)	the President,	11	
		(b)	Deputy Presidents according to the days on which their	12	
			appointments took effect or, if the appointments of 2 of	13	
			them took effect on the same day, according to the	14	
			precedence assigned to them by their instruments of	15	
			appointment,	16	
		(c)	Registrar,	17	
		(d)	other members according to the days on which their appointments took effect.	18 19	
	(2)	If a pe	erson is re-appointed under this Act, the person's seniority	20	
	. ,	is to	be determined as if there had been no break in the	21	
		perso	n's service.	22	
9	Lea	ve		23	
	(1)	The entitlement of a member of the Commission to annual and			
			leave is to be as stated in the instrument of the member's ntment.	25 26	
	(2)	A me	mber may be granted leave:	27	
		(a)	in the case of the President—by the Minister, and	28	
		(b)	in any other case—by the President.	29	

Schedule 4 Amendments relating to new claims procedures

10	Sup	perannuation and leave—preservation of rights	1
	(1)	In this clause:	2
		<i>eligible member</i> means a member of the Commission who, immediately before holding that office, was a public servant or an officer or employee of a public authority declared by an Act or proclamation to be an authority to which this clause applies.	3 4 5 6
		<i>superannuation scheme</i> means a scheme, fund or arrangement under which any superannuation or retirement benefits are provided and that is established by or under an Act.	7 8 9
	(2)	An eligible member:	10
		(a) may continue to contribute to any superannuation scheme to which he or she was a contributor immediately before becoming an eligible member, and	11 12 13
		(b) is entitled to receive any payment, pension or gratuity accrued or accruing under the scheme, as if he or she had continued to be such a contributor during service as a member of the Commission.	14 15 16 17
	(3)	Service by the eligible member as a member of the Commission is taken to be service as an officer in his or her previous employment for the purposes of any law under which the member continues to contribute to the scheme or by which an entitlement under the scheme is conferred.	18 19 20 21 22
	(4)	The eligible member is to be regarded as an officer or employee, and the State is to be regarded as the employer, for the purposes of the scheme.	23 24 25
	(5)	This clause ceases to apply to the eligible member if he or she becomes a contributor to another superannuation scheme, but the eligible member is not prevented from receiving a resignation benefit from the first superannuation scheme.	26 27 28 29
	(6)	An eligible member retains any rights to annual leave, extended or long service leave and sick leave accrued or accruing in his or her previous employment.	30 31 32
	(7)	An eligible member is not entitled to claim, under both this Act and any other Act, dual benefits of the same kind for the same period of service.	33 34 35

Amendments relating to new claims procedures

	11	Effe	ect of other Acts	1		
		(1)	The <i>Public Sector Management Act 1988</i> (except Part 8) does not apply to the appointment of a member of the Commission	2 3		
			and the member is not, as a member of the Commission, subject to that Act.	4 5		
		(2)		6		
		(2)				
			(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the	7 8		
			duties of that office, or	9		
			(b) prohibiting the person from engaging in employment	10		
			outside the duties of that office,	11		
			the provision does not operate to disqualify the person from	12		
			holding that office and also the office of a part-time member of	13		
			the Commission or from accepting and retaining any	14		
			remuneration payable to the person under this Act as a	15		
			part-time member of the Commission.	16		
	12	Oat	hs	17		
			The Minister may require oaths to be taken by the President	18		
			and any Deputy President of the Commission.	19		
	-					
4.3	Com	pens	ation Court Act 1984 No 89	20		
	Section	on 18	}	21		
	Omit the section. Insert instead:					
	18	Cos	sts under other Acts	23		
			Section 112 of the Workplace Injury Management and Workers	24		
			Compensation Act 1998 extends to any proceedings in the	25		
			Court (not just proceedings under that Act) and in its	26		
			application to proceedings under any other Act is not limited by	27		
			section 111A (Costs provisions apply only to existing claims)	28		
			of that Act.	29		

Schedule 4	Amendments relating to new claims procedures
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4.4 Defamation Act 1974 No 18

Schedule 2 Proceedings of public concern and official and public documents and records

Omit "conciliation officer or conc	iliator" from item 2 (17) and 3 (6)
wherever occurring.	
Insert instead "conciliation offic Commission".	er, conciliator or member of the

1

2 3

Miscellaneous amendments

Sch	edule	e 5	Mis	cellaneous amendments	1
				(Section 3)	2
5.1	Work	kers	Comp	pensation Act 1987 No 70	3
[1]	Section	on 52	? Term	nination of weekly payments on retiring age	4
	happe Insert	ened" inste	from ad "o	after the first anniversary of the date on which the injury section 52 (2) (b). ccurring more than 12 months after the first occasion of ork resulting from the injury".	5 6 7 8
[2]	Section	on 61	Rate	s applicable for medical or related treatment	9
	Omit	"(2) o	or" fro	om section 61 (9).	10
[3]	Section	on 17	'3B		11
	Insert	after	sectio	on 173A:	12
	173B	Rec	detern	nination of premium and payment of interest	13
		(1)		regulations may make provision for or with respect to the owing:	14 15
			(a)	the adjustment of the premium (<i>the original premium</i>) payable for the issue or renewal of a policy of insurance, on the basis of a change in relevant wage details,	16 17 18
			(b)	requiring the provision of updated information by employers for the purpose of effecting any such adjustment,	19 20 21
			(c)	requiring the payment of any amount that becomes due as a result of any such adjustment of premium,	22 23
			(d)	requiring the payment of interest on any such amount (including providing for interest) to be payable from the time of payment of the original premium or an instalment of the original premium.	24 25 26 27

Schedule 5 Miscellaneous amendments

(2) In this section, *relevant wage details* means the information as 1 to wages payable or paid to workers on the basis of which the 2 amount of the premium payable for the issue or renewal of a 3 policy of insurance is determined. 4 Note. A change in relevant wage details occurs when: 5 an employer changes the employer's estimate of the wages that (a) 6 will be payable to workers during a period, or 7 the wages actually paid to workers during a period is different to 8 (b) the amount of wages estimated to be payable during that period. 9 [4] Section 174 Records relating to wages, contracts etc to be kept and 10 supplied 11 Insert at the end of section 174 (5): 12 , or 13 (c) to make available, at such time and at such place as is 14 specified in the order, for inspection by a specified 15 person authorised by the Authority, records of a 16 specified kind in the possession of the employer that are 17 relevant to the calculation of premiums payable under 18 policies of insurance or to the determination of whether 19 the employer or another employer is required to obtain 20 a policy of insurance or has paid the correct premium 21 for a policy of insurance. 22 Section 174 (5A) [5] 23 Insert after section 174 (5): 24 (5A) The Authority may provide information supplied to the 25 Authority by an employer under subsection (5) (a) to any 26 insurer for the purpose of assisting the insurer to determine 27 whether the correct premium has been paid under a policy of 28 insurance issued by the insurer. 29 Section 174 (6A)-(8) [6] 30 Omit the subsections. Insert instead: 31 (6A) The Authority may order that a person make available, at a time 32 and place specified in the order, for inspection by a person 33 authorised by the Authority or (at the request of the insurer) by 34 an insurer, any records in the person's possession relating to 35

Miscellaneous amendments

5.2

[1]

Schedule 5

any contract (however described) under which the person has 1 made payments to any other person (whether or not an 2 individual) for the performance of work by that other person 3 during such period (not exceeding 7 years after the work was 4 performed) as is specified in the order. The order need not 5 name or otherwise identify the person to whom those payments 6 have been made. 7 (6B) An order under subsection (6A) may be made only for the 8 purpose of establishing whether a person is required to obtain 9 a policy of insurance under this Act or for the purpose of 10 determining whether the correct premium has been paid under 11 a policy of insurance. 12 (7) A person authorised under subsection (5) (b), (5) (c), (6) or 13 (6A) may inspect the records in accordance with the terms of 14 the order and make copies of, or take extracts from, those 15 records. 16 (8) A person on whom an order is served under this section: 17 (a) must comply with the order, and 18 must not wilfully obstruct or delay an authorised person (b) 19 when exercising any power under subsection (7). 20 Workplace Injury Management and Workers Compensation Act 21 1998 No 86 22 Section 74A 23 Insert after section 74: 24 74A Duty of insurer to pay compensation promptly 25 (1) An insurer who admits liability to pay compensation must pay 26 that compensation promptly following the admission of 27 liability. 28 (2) If the Authority is satisfied that an insurer has failed to comply 29 with this section, the Authority may by notice in writing to the 30 insurer direct the insurer to pay the compensation concerned 31 within a period specified in the direction. 32

Schedule 5 Misce	ellaneous amendments
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		(3)	An insurer must comply with such a direction.	1
			Maximum penalty: 50 penalty units.	2
[2]	Section	on 23	8AA	3
	Insert	after	section 238A:	4
2	38AA	AA Pov	ver to obtain information, documents and evidence	5
		(1)	An authorised officer may, by notice in writing served on a person who is, on reasonable grounds, believed by the authorised officer to be capable of giving information, producing documents or giving evidence in relation to a possible contravention of this Act or the 1987 Act require the person to do any one or more of the following things:	6 7 8 9 10 11
			 (a) to give an authorised officer, by writing signed by the person (or, in the case of a body corporate, by a competent officer of the body corporate) and within the time and in the manner specified in the notice, any such information of which the person has knowledge, 	12 13 14 15 16
			(b) to produce to an authorised officer, in accordance with the notice, any such documents,	17 18
			(c) to appear before an authorised officer at a time and place specified in the notice and give either orally or in writing any such evidence and produce any such documents.	19 20 21 22
		(2)	A notice under this section must contain a warning that a failure to comply with the notice is an offence.	23 24
		(3)	An authorised officer may inspect a document produced in response to a notice under this section and may make copies of, or take extracts from, the document.	25 26 27
		(4)	An authorised officer may take possession and retain possession for as long as is necessary for the purposes of this Act, of a document produced in response to a notice under this section if the person otherwise entitled to possession of the document is supplied, as soon as practicable, with a copy certified by an authorised officer to be a true copy.	28 29 30 31 32 33
		(5)	A certified copy provided under subsection (4) is receivable in all courts as if it were the original.	34 35

Miscellaneous amendments

(6) Until a certified copy of a document is provided under	1
subsection (4), the authorised officer who has possession of the	2
document must, at such times and places as the authorised	3
officer thinks appropriate, permit the person otherwise entitled	4
to possession of the document, or a person authorised by that	5
person, to inspect the document and make copies of, or take	6
extracts from, the document.	7
(7) In the section, <i>authorised officer</i> means an officer of the	8
Authority authorised by the Authority for the purposes of this	9
section.	10

Schedule 6 Consequential amendm	nents
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Sch	edule 6 Consequential amendments	1
	(Section 3)	2
6.1	Workers Compensation Act 1987 No 70	3
[1]	Section 11A No compensation for psychological injury caused by reasonable actions of employer	4 5
	Omit "court proceedings" from section 11A (8) (b). Insert instead "proceedings before the Commission".	6 7
[2]	Section 15 Diseases of gradual process—employer liable, date of injury etc	8 9
	Omit "determined by the Compensation Court" from section 15 (2). Insert instead "determined by the Commission".	10 11
[3]	Section 15 (2A)	12
	Omit "The Compensation Court is to determine the contributions that a particular employer is liable to make on the basis of the following formula, or on such other basis as the Court considers just and equitable". Insert instead "The Commission is to determine the contributions that a particular employer is liable to make on the basis of the following formula, or on such other basis as the Commission considers just and equitable".	13 14 15 16 17 18
[4]	Section 15 (4)	19
	Omit "loss or impairment". Insert instead "permanent impairment".	20
[5]	Section 16 Aggravation etc of diseases—employer liable, date of injury etc	21 22
	Omit "determined by the Compensation Court" from section 16 (2). Insert instead "determined by the Commission".	23 24

Consequential amendments

[6]	Section 16 (2A)	1
	Omit "The Compensation Court is to determine the contributions that a particular employer is liable to make on the basis of the following formula, or on such other basis as the Court considers just and equitable". Insert instead "The Commission is to determine the contributions that a particular employer is liable to make on the basis of the following formula, or on such other basis as the Commission considers just and equitable".	2 3 4 5 6 7
[7]	Section 16 (3)	8
	Omit "loss or impairment". Insert instead "permanent impairment".	9
[8]	Section 17 Loss of hearing—special provisions	10
	Omit section 17 (1) (f). Insert instead:	11
	(f) where the Commission is satisfied that a contribution required to be made under paragraph (d) cannot be recovered by an employer referred to in paragraph (c) (i) or (ii), the Commission may direct the Authority to pay to that employer out of the Uninsured Liability and Indemnity Scheme such amount, not exceeding the amount of the contribution, as the Commission considers appropriate and the Authority is to pay out that amount accordingly,	12 13 14 15 16 17 18 19 20
[9]	Section 20 Principal liable to pay compensation to workers employed by contractors in certain cases	21 22
	Omit "settled by the Compensation Court" from section 20 (4). Insert instead "determined by the Commission".	23 24
[10]	Section 22 Compensation to be apportioned where more than one injury	25 26
	Omit "the Compensation Court determines" from section 22 (1). Insert instead "the Commission determines".	27 28
[11]	Section 22 (1) (b)	29
	Omit "a loss". Insert instead "a permanent impairment".	30

Schedule 6 Cor	nsequential amendments
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[12]	Section 22 (3) and (4)	1
	Omit "apportioned by the Compensation Court" wherever occurring.	2
	Insert instead "apportioned by the Commission".	3
[13]	Section 22 (5)	4
	Omit the subsection. Insert instead:	5
	(5) The Commission may, on the application of any insurer or employer concerned or of the Authority, determine a dispute as to whether:	6 7 8
	(a) liability to pay compensation under this Act should be apportioned under this section, or	9 10
	(b) any such liability should be apportioned under this section in respect of different injuries.	11 12
	The determination of the Commission has effect despite any agreement on apportionment if the application for determination was made by an employer (in the employer's own right) or the Authority.	13 14 15 16
[14]	Section 22A Further provisions concerning apportionment of liability under section 22	17 18
	Omit "the Court considers" from section 22A (1) (a) and (b) wherever occurring. Insert instead "the Commission considers".	19 20 21
[15]	Section 22A (4)	22
	Omit "the Compensation Court may order". Insert instead "the Commission may order".	23 24
[16]	Section 22A (5) (a) and (b)	25
	Omit "the Court considers" wherever occurring. Insert instead "the Commission considers".	26 27

Consequential amendments

[17]	Section 22B Determination as to which injury gave rise to compensation liability	1 2
	Omit "The Compensation Court may" from section 22B (1). Insert instead "The Commission may".	3 4
[18]	Section 22C Certain injuries not to be dealt with under sections 15 and 16	5 6
	Omit "unless the Compensation Court otherwise orders" from section 22C (5).	7 8
	Insert instead "unless the Commission otherwise orders".	9
[19]	Section 26 Death of worker leaving partial dependants	10
	Omit "approved by the Compensation Court" from section 26 (b).	11
	Insert instead "approved by the Commission".	12
[20]	Section 26 (c)	13
	Omit "approval by the Compensation Court".	14
	Insert instead "approval by the Commission".	15
[21]	Section 26 (c)	16
	Omit "determined by the Compensation Court".	17
	Insert instead "determined by the Commission".	18
[22]	Section 29 Apportionment of payments between dependants	19
	Omit section 29 (1)–(5). Insert instead:	20
	(1) The compensation payable under this Division to each	21
	dependant of a deceased worker may be apportioned by the Commission or by the Public Trustee.	22 23
	(2) Application for apportionment may be made by or on behalf of a person entitled to the compensation:	24 25
	(a) to the Public Trustee, or	26
	(b) to the Commission (whether or not an application has	20
	been made to the Public Trustee or the Public Trustee	28
	has made a decision).	29

	(3) The Public Trustee may decline to deal with an application for apportionment and advise the parties to apply to the Commission.	1 2 3
	(4	4) The Public Trustee is not to deal with an application for apportionment of compensation if an application for apportionment of the same compensation is before the Commission.	4 5 6 7
	(.	5) A decision by the Public Trustee to apportion compensation under this Division is subject to any decision made by the Commission with respect to the matter.	8 9 10
[23]	Section	30	11
	Omit the	e section. Insert instead:	12
	30 I	Review of apportionment among dependants	13
	(1) The Commission or the Public Trustee may, on account of the variation of the circumstances of the various dependants or for any other sufficient cause, vary any previous apportionment among the dependants of a deceased worker of compensation under this Division.	14 15 16 17 18
	(1	2) Application for a variation may be made by or on behalf of the person entitled to compensation to the Commission or the Public Trustee.	19 20 21
	(1	3) The Public Trustee may apply to the Commission for any such variation of a previous apportionment made by the Public Trustee or by the Commission.	22 23 24
	(4	4) The Public Trustee is not to deal with an application for variation of any previous apportionment if an application for variation of the same previous apportionment is before the Commission.	25 26 27 28
	(1	5) The Public Trustee is not to vary an apportionment made by the Commission.	29 30
[24]	Section	31 Payment in respect of dependent children	31
	section 3	unless the Compensation Court otherwise orders" from 31 (1). stead "unless the Commission otherwise orders".	32 33 34

Consequential amendments

[25]	Section 31 (2)	1
	Omit "the Compensation Court makes an order". Insert instead "the Commission makes an order".	2 3
[26]	Section 37 Weekly payment during total incapacity—after first 26 weeks	4
	Omit "if the Compensation Court is satisfied" from section 37 (6). Insert instead "if the Commission is satisfied".	5 6
[27]	Section 38A Determination of whether worker seeking suitable employment	7 8
	Omit "before the Compensation Court" from section 38A (4). Insert instead "before the Commission".	9 10
[28]	Section 38A (4) (b)	11
	Omit "determination of the matter by the Compensation Court or a conciliator". Insert instead "determination of the matter by the Commission".	12 13 14
[29]	Section 38A (6)	15
	Omit "An order of the Compensation Court". Insert instead "An order of the Commission".	16 17
[30]	Section 39 Incapacity treated as total—"odd-lot" rule	18
	Omit "satisfaction of the Compensation Court" from section 39 (1) (c). Insert instead "satisfaction of the Commission".	19 20
[31]	Section 39 (1) (d)	21
	Omit "the Compensation Court's order". Insert instead "the Commission's order".	22 23
[32]	Section 39 (2)	24
	Omit "An order of the Compensation Court". Insert instead "An order of the Commission".	25 26

Schedule 6	Consequential amendments
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[33]	Section 39 (3)	1
	Omit "The Compensation Court may".	2
	Insert instead "The Commission may".	3
[34]	Section 39 (6)	4
	Omit the subsection. Insert instead:	5
	(6) The Registrar may make any order that the Commission may make under this section if the matter must be determined for	6 7
	the purposes of any interim payment direction by the Registrar.	8
[35]	Section 40 Weekly payments during partial incapacity—general	9
	Omit "The Compensation Court may determine any dispute about the operation of this subsection and (subject to any order of the Court) a	10 11
	conciliator dealing with the dispute may give a direction or make a recommendation about that matter" from section 40 (4).	12 13
	Insert instead "The Commission may determine any dispute about the	13
	operation of this subsection".	15
[36]	Section 45 Reduction etc of weekly payments to qualify for other benefits	16 17
	Omit "The Compensation Court may" from section 45 (1).	18
	Insert instead "The Commission may".	19
[37]	Section 46 Reduction of weekly payments to prevent dual benefits	20
	Omit "The Compensation Court may" from section 46 (1).	21
	Insert instead "The Commission may".	22
[38]	Section 52A Discontinuation of weekly payments for partial incapacity after 2 years	23 24
	Omit "proceedings before the Compensation Court" from	25
	section 52A (8) (b). Insert instead "proceedings before the Commission".	26
	moet moteculings before the commission.	27

Consequential amendments

[39]	Section 53 Weekly payments—residence outside the Commonwealth	1
	Omit "unless a medical referee or medical panel certifies, or the Compensation Court determines" from section 53 (1).	2 3
	Insert instead "unless an approved medical specialist certifies, or the Commission determines".	4 5
[40]	Section 55 Review of weekly payments	6
	Omit "reviewed by the Compensation Court" from section 55 (1). Insert instead "reviewed by the Commission".	7 8
[41]	Section 55 (2) (b)	9
	Omit "settled by the Compensation Court".	10
	Insert instead "determined by the Commission".	11
[42]	Section 55 (2A)	12
	Omit "the Compensation Court's order on the review, the Compensation Court may order".	13 14
	Insert instead "the Commission's order on the review, the Commission may order".	15 16
[43]	Section 55A Award of compensation may be for fixed period	17
	Omit "The Compensation Court may".	18
	Insert instead "The Commission may".	19
[44]	Section 56 Award of compensation may be subject to supply of medical certificates etc	20 21
	Omit "The Compensation Court may" from section 56 (1).	22
	Insert instead "The Commission may".	23
[45]	Section 56 (2)	24
	Omit "order of the Compensation Court".	25
	Insert instead "order of the Commission".	26

Schedule 6	Consequential amendments
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[46]	Section 56 (3)	1
	Omit the subsection. Insert instead:	2
	(3) This section applies to an interim payment direction by the Registrar for weekly payments of compensation in the same way as it applies to an award by the Commission for any such payments.	3 4 5 6
[47]	Section 57 Worker to notify return to work etc with other employer	7
	Omit section 57 (3). Insert instead:	8
	(3) This section applies even though the weekly payments of compensation are payable under an interim payment direction by the Registrar.	9 10 11
[48]	Section 58 Refund of weekly payments paid after return to work etc	12
	Omit "the Compensation Court may order" from section 58 (1). Insert instead "the Commission may order".	13 14
[49]	Section 58 (1)	15
	Omit "the Court considers". Insert instead "the Commission considers".	16
[50]	Section 58 (2)	17
	Omit "the Compensation Court's order". Insert instead "the Commission's order".	18 19
[51]	Section 58 (3)	20
	Omit the subsection. Insert instead:	21
	(3) This section applies even though the weekly payments of compensation are payable under an interim payment direction by the Registrar.	22 23 24
[52]	Section 58 (4)	25
	Omit "the Compensation Court may make such orders as it". Insert instead "the Commission may make such orders as the Commission".	26 27

Consequential amendments

[53]	Section 58 (6)	1
	Omit "any order that it is satisfied the Compensation Court could make".	2
	Insert instead "any order that it is satisfied the Commission could make".	3
[54]	Section 58 (7) (a)	4
	Omit "an award of the Compensation Court".	5
	Insert instead "an award of the Commission".	6
[55]	Section 61 Rates applicable for medical or related treatment	7
	Omit section 61 (4A). Insert instead:	8
	(4A) If proceedings relating to the worker's claim for compensation	9
	are before the Commission and those proceedings relate to, or	10
	include matters relating to, the provision of medical or related	11
	treatment for the worker, such a direction may be given by the	12
	Commission. If no such proceedings are before the	13
	Commission, such a direction may be given by the Authority	14
	on application made in respect of the worker from time to time.	15
[56]	Section 62 Rates applicable for hospital treatment	16
	Omit section 62 (6A). Insert instead:	17
	(6A) If proceedings relating to the worker's claim for compensation	18
	are before the Commission and those proceedings relate to, or	19
	include matters relating to, the provision of hospital treatment	20
	for the worker, such a direction may be given by the	21
	Commission. If no such proceedings are before the	22
	Commission, such a direction may be given by the Authority	23
	on application made in respect of the worker from time to time.	24
[57]	Section 63 Rates applicable for ambulance service	25
	Omit section 63 (2A). Insert instead:	26
	(2A) If proceedings relating to the worker's claim for compensation	27
	are before the Commission and those proceedings relate to, or	28
	include matters relating to, the provision of ambulance services	29
	for the worker, such an allowance may be awarded by the	30

Schedule 6 Consequential amendments

Commission. If no such proceedings are before the Commission, such an allowance may be awarded by the Authority on application made in respect of the worker from time to time.

1 2

3 4

[58]	Section 63A Rates applicable for occupational rehabilitation services	5
	Omit "any order of the Compensation Court" from section 63A (4).	6
	Insert instead "any order of the Commission".	7
[59]	Section 76 Maximum rate for damage to artificial limbs, spectacles	8
	Omit section 76 (3). Insert instead:	9
	(3) If proceedings relating to the worker's claim for compensation	10
	are before the Commission and those proceedings relate to, or	11
	include matters relating to, damage to an item referred to in	12
	section 74 (1) (b), such a direction may be given by the	13
	Commission. If no such proceedings are before the	14
	Commission, such a direction may be given by the Authority	15
	on application made in respect of the worker from time to time.	16
[60]	Section 77 Maximum rate for damage to clothing	17
	Omit section 77 (3). Insert instead:	18
	(3) If proceedings relating to the worker's claim for compensation	19
	are before the Commission and those proceedings relate to, or	20
	include matters relating to, damage to the worker's clothing,	21
	such a direction may be given by the Commission. If no such	22
	proceedings are before the Commission, such a direction may	23
	be given by the Authority on application made in respect of the	24
	worker from time to time.	25
[61]	Section 83 Manner of payment of compensation	26
	Omit section 83 (6). Insert instead:	27
	(6) The Commission may authorise the payment of compensation	28
	in a particular case in such other manner as the Commission	20 29
	thinks fit.	30

Consequential amendments

[62]	Section	on 85	5 Payments to Public Trustee for benefit of beneficiary	1
	sectio	n 85	nless the Compensation Court otherwise orders" from (1) (b). ead "unless the Commission otherwise orders".	2 3 4
[63]	Section	on 85	5 (1) (c)	5
			Compensation Court directs". ead "the Commission directs".	6 7
[64]	Section	on 85	5 (1) (d)	8
			Compensation Court orders". ead "the Commission orders".	9 10
[65]	Section	on 85	5 (6)	11
			e Compensation Court may". ead "The Commission may".	12 13
[66]	Section	on 85	5A	14
	Omit	the se	ection. Insert instead:	15
	85A	Pay	yment of benefits to beneficiaries	16
		(1)	Despite section 85, the Commission may authorise the payment of compensation referred to in section 85 (1):	17 18
			(a) to the person who is entitled to the compensation, or	19
			(b) to such other person, for the benefit of the person entitled to the compensation, as the Commission thinks fit.	20 21 22
		(2)	Any such payment is to be made in the manner authorised by the Commission.	23 24
[67]	Section	on 87	7B Reduction of compensation under this Act	25
			award of the Compensation Court" from section 87B (5). ead "an award of the Commission".	26 27

	Schedule 6	Consequential amendments
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[68]	Section 143 Determination of claim by Authority	1
	Omit section 143 (4).	2
[69]	Section 144 Appeal against Authority's decision on claim	3
	Omit "apply to the Compensation Court" from section 144 (1). Insert instead "apply to the Commission".	4 5
[70]	Section 144 (3)	6
	Omit the subsection. Insert instead:	7
	(3) The Commission may hear and determine any such application and may make such orders in relation to the application as the Commission thinks fit.	8 9 10
[71]	Section 145 Employer or insurer to reimburse Authority	11
	Omit "apply to the Compensation Court" from section 145 (3). Insert instead "apply to the Commission".	12 13
[72]	Section 145 (4)	14
	Omit the subsection. Insert instead:	15
	(4) The Commission may hear any such application and may:	16
	(a) make such determination in relation to the application, and	17 18
	(b) make such awards or orders as to the payment of compensation under this Act to or in respect of the injured worker concerned,	19 20 21
	as the Commission thinks fit.	22
[73]	Section 145 (7)	23
	Omit the subsection. Insert instead:	24
	(7) An order by the Commission that the Authority is to be reimbursed by a person named in the determination concerned may be enforced under section 362 of the 1998 Act.	25 26 27

Consequential amendments

[74]	Section 145A Recovery from directors of corporations liable to reimburse Authority	1 2
	Omit "an order of the Compensation Court" from section 145A (2). Insert instead "an order of the Commission".	3 4
[75]	Section 147 Miscellaneous provisions	5
	Omit "The Compensation Court may adjourn" from section 147 (2). Insert instead "The Commission may adjourn".	6 7
[76]	Section 147 (3)	8
	Omit "by order of the Compensation Court". Insert instead "by order of the Commission".	9 10
[77]	Section 147 (4)	11
	Omit the subsection. Insert instead:	12
	(4) In any proceedings before the Commission under this Division, the Authority or its representative (being a barrister, solicitor, officer of the Authority or other person) may appear before the Commission and exercise in respect of any matters and questions arising out of the application the same powers, rights and authorities as an employer may exercise in respect of a claim between a worker and an employer under this Act.	13 14 15 16 17 18 19
[78]	Section 151A Election—damages or "Table of Disabilities" compensation	20 21
	Insert after section 151A (3) (a):	22
	 (a1) by referring a claim for those damages for assessment under Part 6 of Chapter 7 of the 1998 Act (in which case the person ceases to be entitled to recover permanent loss compensation in respect of the injury), or 	23 24 25 26 27

Schedule 6	Consequential amendments
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[79]	Section 151A (3)	(b)	1
	Omit the paragrap	ph. Insert instead:	2
	(b)	by commencing proceedings in the Commission to recover that permanent loss compensation or by accepting payment of that permanent loss compensation (in which case the person ceases to be entitled to recover damages in respect of the injury).	3 4 5 6 7
[80]	Section 151A (3)	A)	8
	Omit "Compensa Insert instead "Co	tion Court" wherever occurring.	9 10
[81]	Section 151Z Re	covery against both employer and stranger	11
	•	npensation Court" from section 151Z (1) (f). the Commission".	12 13
[82]	Section 162 Dea	th of employer	14
		ensation Court may" from section 162 (1). ne Commission may".	15 16
[83]	Section 162 (2)		17
	subsection (1), the Insert instead "	he Compensation Court makes a declaration under e Compensation Court may make an award". Where the Commission makes a declaration under e Commission may make an award".	18 19 20 21
6.2		ry Management and Workers Compensation Act	22 23
[1]	Section 4 Definit	ions	24
		ns of <i>conciliation certificate</i> , <i>conciliator</i> , <i>medical referee</i> , ed <i>Principal Conciliator</i> from section 4 (1).	25 26

Consequential amendments

[2]	Section 71 Duty of claimant to co-operate	1
	Omit "court proceedings" wherever occurring from section 71 (3). Insert instead "proceedings before the Commission".	2 3
[3]	Section 73 Insurer to provide copies of reports to worker	4
	Omit "before a conciliator or the Compensation Court" from section 73 (3) (b). Insert instead "before the Commission".	5 6 7
[4]	Section 74 Insurers to give notice and reasons when liability disputed	8
	Omit "conciliation by a conciliator" wherever occurring from section 74 (2) (b) and (c). Insert instead "determination by the Commission".	9 10 11
[5]	Section 75 Report about delays and the incurring of unreasonable costs by insurers	12 13
	Omit "A Judge or commissioner of the Compensation Court or a conciliator may make a report" from section 75 (1). Insert instead "The Registrar or another member of the Commission may make a report".	14 15 16 17
[6]	Section 75 (1) (d)	18
	Omit "proceedings before the Compensation Court". Insert instead "proceedings before the Commission".	19 20
[7]	Section 106 Authority may intervene in proceedings	21
	Omit "proceedings before the Compensation Court" from section 106 (1). Insert instead "proceedings before the Commission".	22 23
[8]	Section 107 Applications to be heard together	24
	Omit "applied to the Compensation Court" from section 107 (1). Insert instead "applied to the Commission".	25 26

Schedule 6 Consequential amendments

[9]	Section 10	7 (2)		1
	Omit "or th	ne rules	s of the Compensation Court".	2
[10]	Section 10	8 Inter	im awards	3
	Omit sectio	on 108	(2) and (3). Insert instead:	4
	(2)	Wher	e this section applies, the Commission may:	5
		(a)	 if the Commission is satisfied that compensation is payable (but is not yet able to finally determine that compensation is payable, the amount of the compensation, the appropriate apportionment of liability for the compensation or the person liable to pay the compensation), make such interim awards as the Commission thinks fit: (i) for compensation by an insurer or self-insurer, or (ii) for indemnity by an insurer, or (iii) for payment under the Uninsured Liability and Indemnity Scheme, and make such interim orders as the Commission thinks fit for contribution on the part of an insurer, employer or principal or other person or under the Uninsured 	6 7 8 9 10 11 12 13 14 15 16 17 18 19
		(b)	Liability and Indemnity Scheme, and make such final awards and orders as the Commission thinks fit with respect to any of the matters the subject of an intarim award or order under paragraph (a) and	20 21 22
		(c)	of an interim award or order under paragraph (a), and if the Commission makes a final award or order, make such orders as the Commission thinks fit with respect to adjustments to be made between persons against whom orders have been made under paragraphs (a) and (b) or between any such persons and the Uninsured Liability and Indemnity Scheme.	23 24 25 26 27 28 29
	(3)	liable that h worke	Commission subsequently determines that a person is not under this Act to make the payments of compensation ave been paid in accordance with an interim award, the er or other person who received those payments is not red to refund those payments unless the Commission: is satisfied that the claim for compensation was wholly or partly fraudulent or made without proper justification, and	30 31 32 33 34 35 36 37

Consequential amendments

Schedule 6

	(b) orders the worker or other person to refund those payments or a specified part of those payments.	1 2
[11]	Section 109 Interest before order for payment	3
	Omit section 109 (1). Insert instead:	4
	(1) In any proceedings before the Commission, the Commission	5
	may order that there is to be included, in any sum to be paid,	6
	interest at such rate as the Commission thinks fit on the whole or any part of the sum for the whole or any part of the period	7 8
	before the sum is payable, subject to the limitations imposed by	9
	this section.	10
[12]	Section 109 (2) (c)	11
	Omit the paragraph. Insert instead:	12
	(c) on any compensation payable under this Act for any	13
	period during which proceedings before the	14
	Commission were adjourned on the application of the	15
	claimant for the compensation or pursuant to section 102.	16 17
[13]	Section 110 Interest after order for payment	18
	Omit section 110 (1). Insert instead:	19
	(1) Unless the Commission orders in any particular case that	20
	interest be not payable, interest is payable on so much of the	21
	amount of any sum ordered to be paid by the Commission as is from time to time unpaid.	22 23
[14]	Section 110 (2) (a)	24
	Omit "the Court". Insert instead "the Commission".	25
[15]	Section 110 (3) (b)	26
	Omit "the Court". Insert instead "the Commission".	27
[16]	Section 111 Interest on agreed payment of lump sum compensation	28
	Omit "the Compensation Court" from section 111 (1).	29
	Insert instead "the Commission".	30

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[17]	Section 117 Admissibility of statements by injured workers	1
	Omit "proceedings before the Compensation Court" from section 117 (1). Insert instead "proceedings before the Commission".	2 3
[18]	Section 117 (2)	4
	Omit the subsection.	5
[19]	Section 119 Medical examination of workers at direction of employer	6
	Omit "proceedings on such a dispute before a conciliator or the Compensation Court" from section 119 (6) (b). Insert instead "proceedings on such a dispute before the Commission".	7 8 9
[20]	Section 120 Medical examination of worker at direction of Commission	10
	Omit section 120 (1). Insert instead:	11
	 The Commission or the Authority may, at any time or from time to time, require any worker: 	12 13
	(a) who claims compensation under this Act, or	14
	(b) who is in receipt of weekly payments of compensation under this Act,	15 16
	to submit himself or herself for examination by an approved medical specialist on a date and at a place arranged by the Registrar.	17 18 19
[21]	Section 125 Reimbursement of worker for loss of wages and expenses associated with medical examination	20 21
	Omit section 125 (2). Insert instead:	22
	(2) A worker required to submit himself or herself for examination by an approved medical specialist is not entitled to recover any amount if:	23 24 25
	(a) the matter was referred on the application of the worker, and	26 27
	(b) the Commission finds that the application was unreasonable or unnecessary.	28 29

Consequential amendments

[22]	Section	on 12	25 (5)	1		
	Omit	the su	ubsection.	2		
[23]	Section	on 12	7	3		
[=0]	Omit the section. Insert instead:			5		
				4		
	127 Admissibility of medical reports					
		(1)	A medical report is admissible in proceedings before the Commission.	6 7		
		(2)	Subsection (1) is subject to any provision of the regulations relating to the giving of notice of the admission of the medical report.	8 9 10		
		(3)	Subsection (1) is also subject to any provision of the regulations relating to the number of medical reports that may be admitted in connection with a claim or any aspect of a claim.	11 12 13 14		
		(4)	A medical practitioner whose medical report is admissible under subsection (1) may be required, in accordance with the regulations, to attend and be cross-examined on the contents of the report.	15 16 17 18		
		(5)	In proceedings relating to the making of an interim award, a medical practitioner whose medical report is admissible in evidence under subsection (1) may not be required to attend and be cross-examined on the contents of the report without the leave of the Commission given in any case where the Commission is satisfied there is a real issue as to whether the worker is entitled to receive compensation from any of the parties.	19 20 21 22 23 24 25 26		
		(6)	In this section, <i>medical report</i> means any written report of a medical practitioner relating to the worker.	27 28		
[24]	Section by ag		4 Consequences of prohibited conduct for recovery of fees	29 30		
	Omit "or by proceedings in the Compensation Court" from section 134 (4).					

Schedule 6	Consequential amendments
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[25]	Section 135 Consequences of prohibited conduct for lawyers	1
	Omit "or by proceedings in the Compensation Court" from section 135 (5).	2
[26]	Section 136 Lawyers and agents can be requested to certify as to prohibited conduct	3 4
	Insert "or Commission" after "court" wherever occurring in section 136 (3).	5
[27]	Section 137 Power to restrict or ban recovery of costs by agents who engage in prohibited conduct	6 7
	Omit "or 116 (5)" from section 137 (2) (a). Insert instead "or 343 (4)".	8
[28]	Section 138 Power to restrict or ban recovery of costs by solicitors	9
	Omit "or 116 (5)" from section 138 (2) (a). Insert instead "or 343 (4)".	10
[29]	Section 139 Power to restrict or ban agents who engage in prohibited conduct	11 12
	Omit "or 116 (5)" from section 139 (2) (a). Insert instead "or 343 (4)".	13
[30]	Section 140 Past conduct included in assessing persistent conduct	14
	Omit "or 116 (5)" wherever occurring. Insert instead "or 343 (4)".	15
[31]	Section 141 Duty of claimants to comply with requests for information about agents and lawyers	16 17
	Omit "court proceedings" from section 141 (1). Insert instead "proceedings before the Commission".	18 19
[32]	Section 154 Death of employer	20
	Omit "The Compensation Court" from section 154 (1). Insert instead "The Commission".	21 22

Consequential amendments

[33]	Section 154 (2)	1			
	Omit "Where the Compensation Court makes a declaration under subsection (1), the Compensation Court may make an award of	2 3			
	compensation".	4			
	Insert instead "Where the Commission makes a declaration under	5			
	subsection (1), the Commission may make an award of compensation".	6			
[34]	Section 223 Determination of claim by Authority	7			
	Omit section 223 (4).	8			
[35]	Section 224 Appeal against Authority's decision on claim	9			
	Omit "apply to the Compensation Court" from section 224 (1).	10			
	Insert instead "apply to the Commission".	11			
[36]	Section 224 (3)	12			
	Omit the subsection. Insert instead:	13			
	(3) The Commission may determine any such application and may	14			
	make such orders in relation to the application as the	15			
	Commission thinks fit.	16			
[37]	Section 225 Employer or insurer to reimburse Authority	17			
	Omit "apply to the Compensation Court" from section 225 (3).	18			
	Insert instead "apply to the Commission".	19			
[38]	Section 225 (4)	20			
	Omit the subsection. Insert instead:				
	(4) The Commission may:	22			
	(a) make such determination in relation to the application,	23			
	and	24			
	(b) make such awards and orders as to the payment of	25			
	compensation under this Act to or in respect of the	24			
		26			
	as the Commission thinks fit.	26 27			

Schedule 6	Consequential amendments
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[39]	Section 225 (7)			1	
	Omit the subsection. Insert instead:			2	
		(7)	reimbur	er by the Commission that the Authority is to be sed by a person named in the determination concerned enforced under section 362.	3 4 5
[40]	Section Author		6 Recove	ery from directors of corporations liable to reimburse	6 7
				the Compensation Court" from section 226 (2). der of the Commission".	8 9
[41]	Section	on 22	7		10
	Omit the section. Insert instead:				11
	227	Со	nmutatio	on of weekly payments from scheme	12
		(1)		n 9 of Part 3 of the 1987 Act applies to the tation of a liability under the Scheme.	13 14
		(2)		ity under the Scheme may not be commuted to a lump h the agreement of the worker unless the Authority:	15 16
			a O	as given the employer notice of the proposed agreement and has given the employer a reasonable apportunity to make submissions to the Authority with espect to the matter, and	17 18 19 20
				has taken into account any submissions so made to the Authority.	21 22
		(3)		ion (2) does not apply if the worker has been unable, e search and inquiry, to identify the relevant employer.	23 24
		(4)	Commiss legally in the appl refuse to	case of commutation by determination of the ssion under section 87G (Commutation where worker ncapacitated) of the 1987 Act, the Commission may on lication of the employer, if the Commission thinks fit, o make such a determination in respect of a liability he Scheme.	25 26 27 28 29 30

Consequential amendments

	(5) The making of such an application by the employer in no way fetters the discretion of the Commission to make the determination, and a commutation made in consequence of the determination is binding on the employer whether or not the employer has made such an application.	1 2 3 4 5
	(6) The Authority may apply for registration of a commutation agreement under section 87H of the 1987 Act as a party to the agreement.	6 7 8
[42]	Section 228 Miscellaneous provisions	9
	Omit "The Compensation Court may adjourn" from section 228 (2). Insert instead "The Commission may adjourn".	10 11
[43]	Section 228 (3)	12
	Omit "by order of the Compensation Court".	13
	Insert instead "by order of the Commission".	14
[44]	Section 228 (4)	15
	Omit "At any hearing of an application to the Compensation Court under this Part, the Authority or its representative (being a barrister, solicitor, officer of the Authority or other person) may appear before the Compensation Court". Insert instead "Where an application is made to the Commission under this Part, the Authority or its representative (being a barrister, solicitor, officer of the Authority or other person) may appear before the Commission".	16 17 18 19 20 21 22
[45]	Section 239 Authority may obtain documents from court registry or Registrar	23 24
	Insert "or the Registrar" after "the Compensation Court Registry" in section 239 (1) (b).	25 26
[46]	Section 239 (1)	27
	Insert "or kept in the custody or control of the Registrar" after "available at the Compensation Court Registry".	28 29

Schedule 6	Consequential	amendments
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[47]	Section 239 (2)	1
	Omit "The Registrar of the Compensation Court is". Insert instead "The Registrar of the Compensation Court and the Registrar of the Commission are".	2 3 4
[48]	Section 239 (3)	5
	Omit the subsection. Insert instead:	6
	(3) The Commission may, in respect of any information obtained by the Authority from the Registrar under this section, order that the information is not to be used in any proceedings, or any specified proceedings, before the Commission.	7 8 9 10
[49]	Section 239 (4)	11
	Insert "or by the Registrar of the Commission" after "the Compensation Court Registry".	12 13
[50]	Section 247 Time for instituting proceedings	14
	Omit "the Compensation Court determines the claim" from section 247 (3) (b). Insert instead "the Commission determines the claim".	15 16 17
[51]	Schedule 1 Deemed employment of workers	18
	Omit "the Compensation Court determines" wherever occurring from clauses 3 (5), 4 (3), 5 (2) and 15 (4) of Schedule 1. Insert instead "the Commission determines".	19 20 21
[52]	Schedule 1, clauses 9 (3) (b), 13 (2) (b) and 16 (2) (b)	22
	Omit "the Compensation Court considers" wherever occurring. Insert instead "the Commission considers".	23 24
[53]	Schedule 6 Provisions relating to appointed conciliators	25
	Omit the Schedule.	26

Consequential amendments

6.3	Workers Compensation Legislation Amendment Act 2000 No 87				
	Schedule 9 Amendments relating to liability involving multiple managed fund insurers				
	Omit "and conciliation" from the definition of proceedings in	4			
	section 22D (12) as inserted by Schedule 9 [4].	5			