



Queensland

Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019

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2019

A Bill

for

An Act to amend the Further Education and Training Act 2014, the TAFE Queensland Act 2013, the Workers' Compensation and Rehabilitation Act 2003 and the Workers' Compensation and Rehabilitation Regulation 2014 for particular purposes, and to repeal the Commonwealth Games Arrangements Act 2011 Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019 Part 1 Preliminary

[s 1]

	The Parliament of Queensland enacts—			
	Part	1 Preliminary	2	
lause	1	Short title This Act may be cited as the Workers' Compensation and Rehabilitation and Other Legislation Amendment Act 2019.	3 4 5	
lause	2	 Commencement The following provisions commence on 1 July 2020— (a) sections 39, 40, 42 to 44, 48 to 50, 54 to 58 and 63; (b) section 77 to the extent it inserts section 739; (c) sections 78 and 79; (d) part 5. 	6 7 8 9 10 11	
	Part	2 Amendment of Further Education and Training Act 2014	12 13 14	
lause	3	Act amended This part amends the <i>Further Education and Training Act</i> 2014.	15 16 17	
lause	4	Amendment of s 17 (Registering training contracts) Section 17(5)(f)(ii), from 'assessment'— <i>omit, insert</i> — employer resource assessment; and	18 19 20 21	

С

С

С

С

[s 5]

Clause	5				blication for extension of nominal ng contract)	1 2
		(1)	Section 23-			3
			insert—			4
			(3A)	application	rentice or trainee is under 18 years, the n must include the signed consent of a he apprentice or trainee.	5 6 7
			(3B)	would be	subsection (4) does not apply if it inappropriate in all the circumstances at to sign the application.	8 9 10
		(2)	Section 23(5), '(4)'—		11
			omit, insert			12
				(6)		13
		(3)	Section 23(3A) to (9)–	-	14
			<i>renumber</i> a	s section 23	(4) to (11).	15
Clause	6	Ins	ertion of ne	ew ch 2, pt	2, div 5, sdiv 1, hdg	16
			Before sect	ion 30—		17
			insert—			18
			Subdiv	vision 1	Application for suspension	19
					by both parties	20
Clause	7	Ins	ertion of ne	ew ch 2, pt	2, div 5, sdiv 2	21
			After section	on 32—		22
			insert—			23
			Subdiv	ision 2	Application for suspension by one party	24 25

[s 7]

32A Application for suspension of registered training contract by one party to the contract

- A party to a registered training contract may apply to the chief executive to suspend the contract for a period not exceeding 1 year if the party reasonably believes that the other party to the contract can not, under section 30, agree to a proposed suspension.
- (2) The application must be in the approved form and 9 state the following—10
 - (a) the reasons for the proposed suspension, 11
 including why the applicant believes the 12
 other party can not agree to the suspension; 13
 - (b) the period of the proposed suspension;
 - (c) the day the proposed suspension is to take
 effect, being not less than 7 days after the
 application is given to the chief executive.
- (3) If the apprentice or trainee is under 18 years, the application must include the signed consent of a parent of the apprentice or trainee.
 18
 18
 18
 20
- (4) However, subsection (3) does not apply if it 21 would be inappropriate in all the circumstances for a parent to give signed consent.
 23

32B Chief executive may request further information

24 25

14

1

2

- (2) The notice must state a reasonable period, of at least 14 days after the day the notice is given, for the applicant to comply with the notice.
 33
- (3) The chief executive must consider any 34

	[s 7]	
	information given by the applicant within the period stated in the notice.	1 2
(4)	The applicant is taken to have withdrawn the application if the applicant does not comply with the notice.	3 4 5
	ow cause notice before suspension of istered training contract	6 7
(1)	The chief executive must give each party to the registered training contract a notice (a <i>show cause notice</i>) stating the following—	8 9 10
	(a) that an application has been made under section 32A;	11 12
	(b) the reasons stated in the application for the proposed suspension;	13 14
	(c) if the chief executive proposes to suspend the contract—	15 16
	(i) the period of the proposed suspension; and	17 18
	(ii) the day the proposed suspension is to take effect;	19 20
	(d) if the chief executive proposes not to suspend the contract—the reasons for the decision;	21 22 23
	(e) that the party may, within 14 days after the show cause notice is given, give the chief executive a written response to the proposed suspension.	24 25 26 27
(2)	Also, if the apprentice or trainee is under 18 years, the chief executive must give the show cause notice to the parent of the apprentice or trainee.	28 29 30
(3)	However, subsection (1) does not apply if the chief executive reasonably considers it is not practicable to give a show cause notice to the	31 32 33

[s 8]

(4)	party. Also, subsection (2) does not apply if it would be inappropriate in all the circumstances for the chief executive to give the show cause notice to the parent of the apprentice or trainee.	1 2 3 4 5
32D De	ecision about suspension	6
(1)	After having regard to the reasons stated in the application and, if a show cause notice was given, any written responses to the notice made under section $32C(1)(e)$, the chief executive must decide—	7 8 9 10 11
	(a) if satisfied that a party can not perform the party's obligations under the training contract—to suspend the contract; or	12 13 14
	(b) otherwise—not to suspend the contract.	15
(2)	The chief executive must give each party an information notice about the decision.	16 17
(3)	If the chief executive decides to suspend the training contract the information notice must state—	18 19 20
	(a) the period of the suspension; and	21
	(b) the day the suspension takes effect.	22
8 Insertion of r	new ch 2, pt 2, div 5A	23
Chapter 2	part 2—	24
insert—		25
Divisi	on 5A Application for temporary	26
	suspension by employer	27
	and stand down of	28
	employment	29

Clause

[s 8]

		lication for temporary suspension of stered training contract	1 2
((1)	This section applies if an employer of an apprentice or trainee temporarily can not provide the training stated in the training plan for the apprentice or trainee.	3 4 5 6
((2)	The employer may apply to the chief executive for approval to temporarily suspend the registered training contract for a period of no more than 30 days.	7 8 9 10
((3)	The application must be in the approved form and state—	11 12
		(a) the reasons for the proposed temporary suspension; and	13 14
		(b) the period of the proposed temporary suspension.	15 16
((4)	The employer must give a copy of the application to the employer's apprentice or trainee inviting the apprentice or trainee to make a submission to the chief executive, within 5 days, in relation to the proposed temporary suspension.	17 18 19 20 21
32F	Dec	cision about temporary suspension	22
((1)	Within 7 days after receiving the application, the chief executive must decide the application.	23 24
((2)	After having regard to the reasons stated in the application and any submissions made under section 32E(4), the chief executive must decide—	25 26 27
		 (a) if satisfied the employer can not provide the training to the apprentice or trainee under the training contract—to approve the application; or 	28 29 30 31
		(b) otherwise—not to approve the application.	32
((3)	The chief executive must give each party an	33

[s	9]
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			info	rmation notice about the decision.	1
		(4)		he chief executive approves the application, information notice must state the following—	2 3
			(a)	the maximum period, of not more than 30 days, over which the training contract may be suspended;	4 5 6
			(b)	the time during the maximum period, or a part of the period, the employer may stand down the apprentice or trainee;	7 8 9
			(c)	the day the period starts.	10
		(5)	the train	ne training contract is temporarily suspended, employer may stand down the apprentice or nee unless the employer and the apprentice or nee otherwise agree.	11 12 13 14
		(6)	train acco	employer may stand down the apprentice or nee without pay under this section only in ordance with the information notice from the of executive.	15 16 17 18
Clause	9	Amendment o	f ch	2, pt 2, div 6, sdiv 1, hdg	19
		Chapter 2, 'parties'—	part	2, division 6, subdivision 1, heading, before	20 21
		insert—			22
			all		23
Clause	10	Insertion of ne	ew cl	h 2, pt 2, div 6, sdiv 1A	24
		Chapter 2, j	part 2	e, division 6—	25
		insert—			26
		Subdiv	visio	on 1A Cancellation on application by one party	27 28

[s 10]

(1)	ntract by one party A party to a registered training contract may apply
(1)	to the chief executive to cancel the contract if the party believes—
	(a) the party can not successfully complete the party's obligations under the contract; or
	(b) the other party can not successfully complete the other party's obligations under the contract.
(2)	The application must be in writing and—
	(a) must state the following—
	(i) the reasons for the proposed cancellation;
	 (ii) the day the proposed cancellation is to take effect, being not less than 7 days after the application is given to the chief executive; and
	(b) may include material in support of the application.
	ief executive may request further prmation
(1)	Within 21 days after receiving the application, the chief executive may give an applicant a written notice asking for further information the chief executive reasonably requires to decide the application.
(2)	The notice must state a reasonable period of a least 14 days after the day the notice is given for the applicant to comply with the notice.
(3)	The chief executive must consider any information given by the applicant within the

(4)	The applicant is taken to have withdrawn the application if the applicant does not comply with the notice.	1 2 3
35C Sho	ow cause notice before deciding to cancel	4
(1)	The chief executive must give each party to the registered training contract a notice (a <i>show cause notice</i>) stating the following—	5 6 7
	(a) that an application has been made under section 35A;	8 9
	(b) the reasons, as stated in the application, for the proposed cancellation;	10 11
	(c) if the chief executive proposes to cancel the contract—	12 13
	(i) the reasons for the decision; and	14
	(ii) the day the cancellation takes effect;	15
	(d) if the chief executive proposes not to cancel the contract—the reasons for the decision;	16 17
	(e) that the party may, within 14 days after the notice is given, give the chief executive a written response to the proposed cancellation.	18 19 20 21
(2)	Also, if the apprentice or trainee is under 18 years, the chief executive must give the show cause notice to the parent of the apprentice or trainee.	22 23 24
(3)	However, subsection (2) does not apply if it would be inappropriate in all the circumstances for the chief executive to give the show cause notice to the parent of the apprentice or trainee.	25 26 27 28

35D Decision about cancellation

29

(1) After having regard to the reasons stated in the 30 application and any written responses made under 31

[s 11]

		section 35C(1)(e), the chief executive must decide—	1 2
		 (a) if satisfied that a party to the training contract can not successfully complete the party's obligations under the contract—to cancel the contract; or 	3 4 5 6
		(b) otherwise—not to cancel the contract.	7
	(2)	The chief executive must give each party an information notice about the decision.	8 9
	(3)	If the chief executive decides to cancel the training contract the information notice must state the day the cancellation takes effect.	10 11 12
	35E Ca	ncellation in response to application	13
		If a registered training contract is cancelled under section 35D, the apprenticeship or traineeship of the person who was the apprentice or trainee ends on the day the contract is cancelled.	14 15 16 17
Clause 11		of s 36 (Grounds for cancellation of ining contract by chief executive)	18 19
	(1) Section 36	(i)—	20
	omit, inser	t—	21
		(i) the apprentice or trainee is no longer employed by the employer and it is at least 21 days since the employment ceased;	22 23 24
	(2) Section 36		25
	insert—		26
	(2)	The chief executive must not cancel a registered training contract under subsection (1)(i) if—	27 28
		(a) the chief executive has received notice of a contested event under section 58A; and	29 30

		s' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019 Amendment of Further Education and Training Act 2014	
	[s 12]		
		(b) the contested event has not been finalised.	1
Clause	12	Amendment of s 38 (Decision about cancellation after show cause notice)	2 3
		Section 38(1)(b), 'section 36'—	4
		omit, insert—	5
		section 36(1)	6
Clause	13	Insertion of new ch 2, pt 2, div 6A	7
		Chapter 2, part 2—	8
		insert—	9
		Division 6A Re-registration of	10
		cancelled contract in	11
		particular circumstances	12
		40A Definitions for division	13
		In this division—	14
		<i>cancelled contract</i> means a registered training contract that was cancelled under division 6.	15 16
		<i>reinstatement decision</i> means a decision of the industrial relations commission or fair work commission to reinstate the employment of the apprentice or trainee who was a party to a cancelled contract.	17 18 19 20 21
		<i>relevant entity</i> means—	22
		(a) each person that was a party to a cancelled contract; and	23 24
		(b) the supervising registered training organisation for the apprentice or trainee who was a party to the cancelled contract.	25 26 27

	[s 13]	
40B Applicat	tion of division	1
com	division applies if the industrial relations mission or fair work commission makes a statement decision.	2 3 4
40C Obligati decisior	on to notify chief executive of relevant า	5 6
cont awa	n person that was a party to a cancelled ract must, as soon as possible after becoming re of the reinstatement decision, notify the f executive of the decision.	7 8 9 10
	of re-registration of training contract evant decision	11 12
	chief executive must, as soon as practicable receiving a notice under section 40C—	13 14
(a)	re-register the training contract; and	15
(b)	provide each relevant entity with a written notice stating the following—	16 17
	(i) that the chief executive has re-registered the cancelled contract as a registered training contract;	18 19 20
	 (ii) that the nominal term of the re-registered training contract is extended by the period the contract was cancelled before being re-registered under paragraph (a); 	21 22 23 24 25
	(iii) the date the nominal term ends taking into account the period of extension under subparagraph (ii);	26 27 28
	(iv) that the training plan for the apprentice or trainee under the cancelled contract continues in force unless the parties enter into a new training plan.	29 30 31 32

[s 14]

 insert— 50A Application for completion certificate This section applies if a supervising registered training organisation has stopped operating as a registered training organisation before a completion agreement is signed by the parties to a registered training contract. The parties may apply to the chief executive for the issue of a completion certificate. The application must be in the approved form and include— evidence that the apprentice or trainee has completed all training and assessment required under the training plan for the apprentice or trainee is under 18 years—the signed consent of a parent of the apprentice or trainee. 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19
 50A Application for completion certificate This section applies if a supervising registered training organisation has stopped operating as a registered training organisation before a completion agreement is signed by the parties to a registered training contract. The parties may apply to the chief executive for the issue of a completion certificate. The application must be in the approved form and include— evidence that the apprentice or trainee has completed all training and assessment required under the training plan for the apprentice or trainee; and if the apprentice or trainee is under 18 years—the signed consent of a parent of the apprentice or trainee. 	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18
 This section applies if a supervising registered training organisation has stopped operating as a registered training organisation before a completion agreement is signed by the parties to a registered training contract. The parties may apply to the chief executive for the issue of a completion certificate. The application must be in the approved form and include— (a) evidence that the apprentice or trainee has completed all training and assessment required under the training plan for the apprentice or trainee; and (b) if the apprentice or trainee is under 18 years—the signed consent of a parent of the apprentice or trainee. 	5 6 7 8 9 10 11 12 13 14 15 16 17 18
 training organisation has stopped operating as a registered training organisation before a completion agreement is signed by the parties to a registered training contract. (2) The parties may apply to the chief executive for the issue of a completion certificate. (3) The application must be in the approved form and include— (a) evidence that the apprentice or trainee has completed all training and assessment required under the training plan for the apprentice or trainee; and (b) if the apprentice or trainee is under 18 years—the signed consent of a parent of the apprentice or trainee. 	6 7 8 9 10 11 12 13 14 15 16 17 18
 the issue of a completion certificate. (3) The application must be in the approved form and include— (a) evidence that the apprentice or trainee has completed all training and assessment required under the training plan for the apprentice or trainee; and (b) if the apprentice or trainee is under 18 years—the signed consent of a parent of the apprentice or trainee. 	 11 12 13 14 15 16 17 18
 include— (a) evidence that the apprentice or trainee has completed all training and assessment required under the training plan for the apprentice or trainee; and (b) if the apprentice or trainee is under 18 years—the signed consent of a parent of the apprentice or trainee. 	13 14 15 16 17 18
completed all training and assessment required under the training plan for the apprentice or trainee; and(b) if the apprentice or trainee is under 18 years—the signed consent of a parent of the apprentice or trainee.	15 16 17 18
years—the signed consent of a parent of the apprentice or trainee.	
(4) However, subsection (2)(k) does not evaluate it is	20
would be inappropriate in all the circumstances	21 22 23
certificate only if satisfied the apprentice or trainee has completed the apprenticeship or	24 25 26 27
Clause 15 Amendment of s 58 (Employer to report notifiable events)	28
Section 58(1)—	29
insert—	30
(e) the apprentice or trainee has—	31

		 dismissal under the <i>Fair Work Act 2009</i> (Cwlth), section 394; or i) made an application for reinstatement under the <i>Industrial Relations Act</i> <i>2016</i>, section 317; or ii) commenced another proceeding contesting the cessation of 	1 2 3 4 5 6 7 8 9
Clause 16 Insertion	of new sect	tion 58A	10
After s	ection 58—		11
insert–	_		12
58A	Apprentice event	•	13 14
	apprent	tice or trainee has ceased and any of the ing events (each a <i>contested event</i>)	15 16 17 18
		pplication for unfair dismissal under the	19 20 21
	1	pplication for reinstatement under the	22 23 24
		nother proceeding contesting the cessation	25 26 27
	executi days at	ive notice of the contested event within 21 fter the employment of the apprentice or	28 29 30 31

[s 17]

Clause	17	Insertion of ne	ews6	66A		1
		After sectio	on 66–	_		2
		insert—				3
					egistered training organisation e employer resource assessment	4 5
		(1)	train	ing org lation t	applies to the supervising registered ganisation for an apprentice or trainee o the apprentice's or trainee's training	6 7 8 9
		(2)	The	organis	sation must—	10
				in the	ete an employer resource assessment approved form for the apprentice's or e's training plan; and	11 12 13
				emplo	rly review and, if necessary, revise the yer resource assessment during the of the training plan; and	14 15 16
			. ,	of the	uest, give the chief executive a copy e most recent employer resource ment completed for the training plan.	17 18 19
			Max	imum j	penalty—80 penalty units	20
Clause	18	Insertion of ne	w ch	2. pt	4, div 2, sdiv 1, hdg	21
		Before sect		-	.,,	21
		insert—				23
		Subdiv	visio	n 1	Ending a training plan	24
Clause	19	Insertion of ne	ew ch	2. pt	4, div 2, sdiv 2, hdg	25
		After sectio			.,,,	26
		insert—				27
		Subdiv	visio	n 2	Changing a training plan— all parties agree	28 29

[s 20]

			[3 20]	
Clause	20	Amendment of s 80 (Ch apprentice or trainee)	anging training plan for an	1 2
		Section 80, 'only'—		3
		omit.		4
Clause	21	Insertion of new ch 2, p	t 4, div 2, sdiv 3, hdg	5
		After section 81—		6
		insert—		7
		Subdivision 3	Changing a training plan— supervising registered	8 9
			training organisation	10
Clause	22	Insertion of new ch 2, p	t 4, div 2, sdivs 4–6	11
		After section 82—		12
		insert—		13
		Subdivision 4	Changing a training plan— on application by one party	14 15 16
		82A Application b plan	by one party to change a training	17 18
		apprentice progress t of attainn may apply	ty to a training plan considers an e or trainee has not made sufficient o achieve the qualification or statement nent under the training plan, the party y to the chief executive to change the elivery of the training plan.	19 20 21 22 23 24
		· / II	cation must be in the approved form and ollowing—	25 26
			roposed change to the mode of delivery e training plan;	27 28

[s 22]

	(b) the reasons for the proposed change.	1
(3)	If the apprentice or trainee makes the application	2
	and is under 18 years, the application must	3
	include the signed consent of a parent of the	4
	apprentice or trainee.	5
(4)	However, subsection (3) does not apply if it	6
	would be inappropriate in all the circumstances	7
	for a parent to give signed consent.	8
	ief executive may request further ormation	9 10
(1)	Within 21 days after receiving the application, the chief executive may give the applicant a written	11 12
	notice asking for further information the chief	12
	executive reasonably requires to decide the	14
	application.	15
(2)	The notice must state a reasonable period of at	16
	least 14 days after the day the notice is given for	17
	the applicant to comply with the notice.	18
(3)	The chief executive must consider any	19
	information given by the applicant within the	20
	period stated in the notice.	21
(4)	The applicant is taken to have withdrawn the	22
	application if the applicant does not comply with	23
	the notice.	24
82C Sh	ow cause notice before changing a training	25
pla		26
	If the chief executive proposes to change the mode	27
	of delivery of the training plan the chief executive	28
	must give each party to the registered training	29
	contract a notice (a <i>show cause notice</i>) stating the following	30
	following—	31
	(a) that an application has been made under	32
	section 82A;	33

[s 22]

		[* ==]	
	(b)	the reasons, as stated in the application, for the proposed change;	1 2
	(c)	the reasons the chief executive proposes to change the training plan;	3 4
	(d)	the proposed change to the mode of delivery of the training plan;	5 6
	(e)	the day the proposed change is to take effect;	7 8
	(f)	that the party may, within 14 days after the notice is given, give the chief executive a written response to the proposed change.	9 10 11
82D Dec	isio	n about changing a training plan	12
(1)	appl und und	er having regard to the reasons stated in the lication and, if a show cause notice was given er section 82C, any written responses made er section 82C(f), the chief executive must ide—	13 14 15 16 17
	(a)	if satisfied the change to the mode of delivery of the training plan is necessary to assist the apprentice or trainee make the required progress to achieve the qualification or statement of attainment under the training plan—to change the mode of delivery of the training plan; or	18 19 20 21 22 23 24
	(b)	otherwise—not to change the mode of delivery of the training plan.	25 26
(2)		chief executive must give each party a written ce about the decision.	27 28
(3)	of d	the chief executive decides to change the mode elivery of the training plan, the written notice st state—	29 30 31
	(a)	the change; and	32

[s 22]

(b)) the date the change takes effect, being not less than 14 days after the day the notice is given to the parties.					

Subdivision 5 Changing a training plan— 4 chief executive 5

82E Chief executive may change training plan without application by the parties

The chief executive may decide to change the
mode of delivery of the training plan if the chief89executive is satisfied the change is necessary to
assist an apprentice or trainee to achieve the
qualification or statement of attainment under the
apprentice's or trainee's training plan.101213

6

7

82F Show cause notice before changing a training 14 plan 15

If the chief executive proposes to change the16mode of delivery of the training plan, the chief17executive must give each party to the registered18training contract a notice (a *show cause notice*)19stating the following—20

- (a) that the chief executive proposes to change 21 the training plan; 22
- (b) the reasons the chief executive proposes to 23 change the training plan; 24
- (c) the proposed change to the mode of delivery 25 of the training plan; 26
- (d) the day the proposed change is to take 27 effect; 28
- (e) that the party may, within 14 days after the 29 notice is given, give the chief executive a 30 written response to the proposed change. 31

[s 22]

82G Dec	cision about changing a training plan	1		
(1)	After having regard to any written responses made under section 82F(e), the chief executive must decide—	2 3 4		
	(a) if satisfied the change to the mode of delivery of the training plan is necessary to assist the apprentice or trainee make the required progress to achieve the qualification or statement of attainment under the training plan—to change the mode of delivery of the training plan; or	5 6 7 8 9 10 11		
	(b) otherwise—not to change the mode of delivery of the training plan.	12 13		
(2)	The chief executive must give each party a written notice about the decision.	14 15		
(3)	(3) If the chief executive decides to change the mode of delivery of the training plan, the written notice must state—			
	(a) the change; and	19		
	(b) the date the change takes effect, being not less than 14 days after the day the notice is given to the parties.	20 21 22		
Subdiv	vision 6 Supervising registered	23		
	training organisation's	24		
	obligations in relation to a	25		
	change	26		
	pervising registered training organisation's igation	27 28		
	If a training plan is changed under subdivision 4	29		

or 5 the supervising registered training 30 organisation must take all reasonable steps to 31 ensure the change is complied with by the parties 32

[s 23]

Page 30

			to tł	ne plan.	1
Clause	23	Amendment of	s 1	12A (Definitions for ch 4A)	2
		Section 112. '23(4)'—	A, d	efinition, prescribed decision, paragraph (c),	3 4
		omit, insert–			5
			23(6	5)	6
Clause	24	Amendment of commission)	s 1	68 (Appeal to industrial relations	7 8
		Section 168	(1)—	-	9
		omit, insert–	_		10
			deci	person aggrieved by any of the following sions may appeal to the industrial relations mission—	11 12 13
			(a)	a decision by the chief executive under section 32D;	14 15
			(b)	a decision by the chief executive under section 32F;	16 17
			(c)	a decision by the chief executive to cancel a registered training contract under section 35D;	18 19 20
			(d)	a decision by the chief executive to cancel a registered training contract under section 36(1)(c), (e) or (h);	21 22 23
			(e)	a decision by the chief executive to cancel a completion certificate under section 53;	24 25
			(f)	a declaration by the chief executive that an employer is a prohibited employer under section 59;	26 27 28
			(g)	an order by the chief executive under section $42(2)$.	29 30

13 201

Clause	25	Amendment of continues in for Section 208 <i>insert</i> — (3)	orce) — A de	D8 (Declaration of restricted calling eclaration continued in force under subsection expires on 1 July 2020.	1 2 3 4 5 6
Clause	26	Insertion of ne	w ch	n 9, pt 4	7
		Chapter 9—	-		8
		insert—			9
		Part 4		Transitional provisions	10
				for Workers'	11
				Compensation and	12
				Rehabilitation and	13
				Other Legislation	14
				Amendment Act 2019	15
				tion for extension of nominal term ut not decided before commencement	16 17
		(1)	This	section applies if —	18
			(a)	before the commencement, an application to extend the nominal term of a registered training contract was made under section 23; and	19 20 21 22
			(b)	immediately before the commencement, the chief executive had not decided the application.	23 24 25
		(2)	unde	chief executive must decide the application er this Act as in force immediately before the mencement.	26 27 28

[s 27]

Clause	27	Am	endment of sch 1 (Dictionary)	1
		(1)	Schedule 1—	2
			insert—	3
			cancelled contract see section 40A.	4
			contested event see section 58A(1).	5
			<i>employer resource assessment</i> , for an apprentice or trainee, means a report about the capacity of the apprentice's or trainee's employer to provide or arrange to provide the range of work, facilities and supervision required under a training plan.	6 7 8 9 10
			<i>fair work commission</i> means the Fair Work Commission under the <i>Fair Work Act 2009</i> (Cwlth).	11 12
			reinstatement decision see section 40A.	13
			relevant entity see section 40A.	14
		(2)	Schedule 1, definition <i>show cause notice</i> , paragraphs (a) to (d)—	15 16
			omit, insert—	17
			(a) for chapter 2, part 2, division 5, subdivision2—see section 32C(1); or	18 19
			(aa) for chapter 2, part 2, division 6, subdivision 1A—see section 35C(1); or	20 21
			(ab) for chapter 2, part 2, division 6, subdivision 2—see section 37(2); or	22 23
			(ac) for chapter 2, part 2, division 7—see section 43(2); or	24 25
			(ad) for chapter 2, part 2, division 8, subdivision 2—see section 52(2); or	26 27
			(ae) for chapter 2, part 2, division 10—see section 60(2); or	28 29
			(af) for chapter 2, part 4, division 2, subdivision 4—see section 82C; or	30 31

Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019 Part 3 Amendment of TAFE Queensland Act 2013

[s 28]

			(ag) for chapter 2, part 4, division 2, subdivision5—see section 82F; or	1 2
		(3)	Schedule 1, definition <i>show cause notice</i> , paragraphs (aa) to (h)—	3 4
			<i>renumber</i> as paragraphs (b) to (l).	5
		(4)	Schedule 1, definition <i>supervising registered training</i> organisation—	6 7
			insert—	8
			(aa) assesses an employer's capacity to provide the supervision, facilities and training required under the training plan for an apprentice or trainee; and	9 10 11 12
		(5)	Schedule 1, definition <i>supervising registered training organisation</i> , paragraphs (aa) to (c)—	13 14
			renumber as paragraphs (b) to (d).	15
	Part	3	Amendment of TAFE	16
	i ait	U	Queensland Act 2013	17
Clause	28	Act	amended	18
			This part amends the TAFE Queensland Act 2013.	19
Clause				
Clause	29	Am	endment of s 12 (Establishment)	20
Clause	29	Am (1)	endment of s 12 (Establishment) Section 12—	20 21
Clause	29			-
Clause	29		Section 12—	21
Clause	29		Section 12— insert— (2A) At least 1 member of the board must be an	21 22 23

Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019 Part 3 Amendment of TAFE Queensland Act 2013

[s 30]

Clause	30	Amendment of pt 6, hdg Part 6, heading, 'for TAFE Queensland Act 2013'— <i>omit</i> .					
Clause	31	Insertion of n Before sec insert— Division	tion 68—	iv 1, hdg Transitional provisions for Act No. 27 of 2013	4 5 6 7 8		
Clause	32	32 Insertion of new pt 6, div Part 6— <i>insert</i> — Division 2	liv 2 Transitional provision for Workers' Compensation and Rehabilitation and Other Legislation Amendment Act 2019				
		70 Me (1) (2)	Despite s the board Aborigina board is t Subsection day on	of the board on commencement ection 12(3), if on the commencement does not consist of a member who is an al person or a Torres Strait Islander the aken to be validly constituted. on (1) continues to apply until the first which, after the commencement, a s appointed to the board.	17 18 19 20 21 22 23 24		
			[s 33]				
--------	------	-----	---	----------------			
	Part	4	Amendment of Workers' Compensation and Rehabilitation Act 2003	1 2 3			
Clause	33	Act	t amended	4			
			This part amends the Workers' Compensation and Rehabilitation Act 2003.	5 6			
			Note—	7			
			See also the amendments in schedule 1.	8			
Clause	34	Am	nendment of s 32 (Meaning of <i>injury</i>)	9			
		(1)	Section 32(1)—	10			
			omit, insert—	11			
			(1) An <i>injury</i> is personal injury arising out of, or in the course of, employment if the employment is a significant contributing factor to the injury.	12 13 14			
		(2)	Section 32(3)(b)(i) and (iii), 'other than a psychiatric or psychological disorder'—	15 16			
			omit.	17			
		(3)	Section 32(3)(ba)—	18			
			omit.	19			
		(4)	Section 32(4), 'and (ba)'—	20			
			omit.	21			
Clause	35	Am	nendment of s 36F (Meaning of <i>pneumoconiosis score</i>)	22			
			Section 36F(b), 'x-ray'—	23			
			omit, insert—	24			
			image	25			

[s 36]

Clause	36	Amendment o	f s 39A (Meaning of <i>terminal condition</i>)	1
		Section 39	A(1), from 'within' to 'diagnosed'—	2
		omit.		3
Clause	37	Amendment o to work coord	f s 41 (Meaning of <i>rehabilitation and return</i> <i>linator</i>)	4 5
		Section 41-	_	6
		insert—		7
		(2)	A person is taken to be appropriately qualified to perform the functions of a rehabilitation and return to work coordinator under this Act if the person has completed a training course approved by the Regulator.	8 9 10 11 12
Clause	38	Amendment o	f s 42 (Meaning of <i>suitable duties</i>)	13
		Section 42(c), after 'worker'—	14
		insert—		15
			as developed under section 220(5)	16
Clause	39	Insertion of ne	ew s 63B	17
		After section	on 63A—	18
		insert—		19
		63B Ad	ditional premium for interns	20
		(1)	This section applies if an employer has an intern.	21
		(2)	WorkCover may, from time to time, charge an additional premium on a policy issued to the employer in an amount that WorkCover considers necessary towards—	22 23 24 25
			(a) providing for compensation or damages payable for injury to the intern; and	26 27

		Part 4 Amendment of Workers' Compensation and Rehabilitation Act 2003					
		[s 40]					
			1 2				
Clause	40		3 4				
		(1) Section $66(1)(a)$ —	5				
		omit, insert—	5				
			7 3				
		(2) Section 66(2) and (5), 'WorkCover'—	9				
		omit, insert—	10				
		the insurer	11				
		(3) Section 66(3), 'WorkCover'—	12				
		omit, insert—	13				
		The insurer	14				
		(4) Section 66(6), 'the payment made by it'—	15				
		omit, insert—	16				
		a payment made by it under subsection (5)	17				
Clause	41		18 19				
		(1) Section 107—	20				
		insert—	21				
		may be rounded to the nearest second decimal	22 23 24				
		(2) Section 107(2A) and (3)—	25				
		<i>renumber</i> as section 107(3) and (4).	26				
		(3) Section 107, as amended and renumbered—	27				

Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019

[s 42]

			<i>relocate</i> to chapter 1, part 4, division 1 and <i>renumber</i> as section 10A.	1 2
Clause	42	Am	endment of s 109 (Who must pay compensation)	3
		(1)	Section 109(3), 'payable by WorkCover under the Act'—	4
			omit, insert—	5
			payable under the Act by WorkCover	6
		(2)	Section 109—	7
			insert—	8
			(3A) An employer who is a self-insurer can not pay a worker an amount, either in compensation or instead of compensation, that is payable under the Act by the employer as a self-insurer for an injury sustained by the worker.	9 10 11 12 13
		(3)	Section 109(4), 'who is not a self-insurer'—	14
			omit.	15
		(4)	Section 109(4), 'payable by WorkCover under the Act'—	16
			omit, insert—	17
			payable under the Act by the employer as a self-insurer or WorkCover	18 19
		(5)	Section 109(5), 'Subsection (4) applies only until WorkCover'—	20 21
			omit, insert—	22
			Subsection (5) applies only until the insurer	23
		(6)	Section 109(3A) to (6)—	24
			renumber as section 109(4) to (7).	25
Clause	43	Am teri	endment of s 128B (Entitlements of worker with minal condition)	26 27
		(1)	Section 128B(2)(a), '\$200,000'—	28

Part 4 Amendment of Workers' Compensation and Rehabilitation Act 2003 [s 44] omit, insert— 1 216.15 times QOTE 2 (2) Section 128B(2)(c), 'up to \$200,000'— 3 omit, insert— 4 no more than 216.15 times QOTE 5 Clause 44 Amendment of s 128G (Lump sum compensation) 6 Section 128G(1), 'up to \$120,000'— 7 omit, insert— 8 no more than 80.97 times QOTE 9 Clause 45 Amendment of s 128J (Further lump sum compensation) 10 Section 128J(3)(c), 'x-ray'— 11 omit, insert— 12 image 13 Clause 46 Amendment of s 131 (Time for applying) 14 (1) Section 131(1), after 'for compensation'— 15 insert— 16 for an injury 17 (2) Section 131(1), after 'to compensation'— 18 insert— 19 for the injury 20 (3) Section 131— 21 insert— 22 (4A) Also, an insurer may waive subsection (1) for a 23 particular application if— 24

[s 47]

 or dentist has assessed the injury as rein total or partial incapacity for work. (b) the claimant lodged the application 20 business days after the first asses under paragraph (a). (4) Section 131(4A) and (5)— <i>renumber</i> as section 131(5) and (6). Clause 47 Amendment of s 132 (Applying for compensation) Section 132— <i>insert</i>— (6) An application for compensation is val enforceable if it complies with this section Clause 48 Amendment of s 133 (Employer's duty to report injution (1) Section 133(1) and (2)— <i>omit, insert</i>— (1) An employer whose worker sustains an injutic which compensation may be payable complete a report in the approved form at the report to the insurer. 						
 20 business days after the first asse under paragraph (a). (4) Section 131(4A) and (5)— renumber as section 131(5) and (6). Clause 47 Amendment of s 132 (Applying for compensation) Section 132— insert— (6) An application for compensation is val enforceable if it complies with this section Clause 48 Amendment of s 133 (Employer's duty to report injution (1) Section 133(1) and (2)— omit, insert— (1) Section 133(1) and (2)— (1) An employer whose worker sustains an injutic which compensation may be payable complete a report in the approved form at the report to the insurer. 				(a)	it is satisfied that a doctor, nurse practitioner or dentist has assessed the injury as resulting in total or partial incapacity for work; and	1 2 3
 Clause 47 Amendment of s 132 (Applying for compensation) Section 132— insert— (6) An application for compensation is val enforceable if it complies with this section Clause 48 Amendment of s 133 (Employer's duty to report injution (1) Section 133(1) and (2)— omit, insert—				(b)	the claimant lodged the application within 20 business days after the first assessment under paragraph (a).	4 5 6
 Clause 47 Amendment of s 132 (Applying for compensation) Section 132— insert— (6) An application for compensation is val enforceable if it complies with this section Clause 48 Amendment of s 133 (Employer's duty to report injut (1) Section 133(1) and (2)— omit, insert—			(4) Section	on 131(4A) and (5)—	7
Section 132— <i>insert</i> — (6) An application for compensation is val enforceable if it complies with this section Clause 48 Amendment of s 133 (Employer's duty to report inju (1) Section 133(1) and (2)— <i>omit, insert</i> — (1) An employer whose worker sustains an inj which compensation may be payable complete a report in the approved form an the report to the insurer.			renun	nber as see	ction 131(5) and (6).	8
 insert— (6) An application for compensation is valenforceable if it complies with this section Clause 48 Amendment of s 133 (Employer's duty to report injute (1) Section 133(1) and (2)—	Clause	47	Amendm	ent of s	32 (Applying for compensation)	9
 (6) An application for compensation is valenforceable if it complies with this section Clause 48 Amendment of s 133 (Employer's duty to report injutent (1) Section 133(1) and (2)— (1) Section 133(1) and (2)— (1) An employer whose worker sustains an injury which compensation may be payable complete a report in the approved form and the report to the insurer. 			Section	on 132—		10
 Clause 48 Amendment of s 133 (Employer's duty to report injut (1) Section 133(1) and (2)— (1) Section 133(1) and (2)— (1) An employer whose worker sustains an injut which compensation may be payable complete a report in the approved form and the report to the insurer. 			insert	t—		11
 (1) Section 133(1) and (2)— <i>omit, insert</i>— (1) An employer whose worker sustains an inj which compensation may be payable complete a report in the approved form an the report to the insurer. 					application for compensation is valid and forceable if it complies with this section.	12 13
<i>omit, insert</i> — (1) An employer whose worker sustains an inj which compensation may be payable complete a report in the approved form an the report to the insurer.	Clause	48	Amendm	ent of s	33 (Employer's duty to report injury)	14
(1) An employer whose worker sustains an inj which compensation may be payable complete a report in the approved form an the report to the insurer.			(1) Section	on 133(1)	and (2)—	15
which compensation may be payable complete a report in the approved form an the report to the insurer.			omit,	insert—		16
(2) The employer must complete and give the				wh coi	employer whose worker sustains an injury for ich compensation may be payable must nplete a report in the approved form and give report to the insurer.	17 18 19 20
				to	e employer must complete and give the report the insurer immediately after the first of the lowing happens—	21 22 23
				(a)	the employer knows the injury has been sustained;	24 25
				(b)	the worker reports the injury to the employer;	26 27
sustained; (b) the worker reports the injury					the employer receives the insurer's written	28

		[s 49]
(2)	Section 13 subsection	3(3), 'any of the circumstances mentioned in (2) '—
	omit, insert	
		the first of the circumstances mentioned in subsection (2) happens
(3)	Section 133	3
	insert—	
	(4)	In this section—
		<i>insurer</i> means—
		 (a) if the employer is a self-insurer—the person authorised by the employer as self-insurer to make a decision under section 134 on any claim for compensation for the injury; or
		(b) if the employer is not a self-insurer- WorkCover.
۸	and mont a	f a 1924 (Employer's duty to tall WorkCover
	vorker asks	f s 133A (Employer's duty to tell WorkCover for, or employer makes, a payment) BA, heading, 'WorkCover'—
if w	vorker asks	for, or employer makes, a payment) BA, heading, 'WorkCover'—
if w	vorker asks Section 133	for, or employer makes, a payment) BA, heading, 'WorkCover'—
if w	vorker asks Section 133 omit, insert	 a for, or employer makes, a payment) BA, heading, 'WorkCover'— insurer 3A(1), ', other than a self-insurer, must give
if w (1)	Vorker asks Section 133 omit, insert Section 13	 a for, or employer makes, a payment) BA, heading, 'WorkCover'— insurer 3A(1), ', other than a self-insurer, must give
if w (1)	Vorker asks Section 133 omit, insert Section 13 WorkCover	 a for, or employer makes, a payment) BA, heading, 'WorkCover'— insurer 3A(1), ', other than a self-insurer, must give
if w (1)	Vorker asks Section 133 omit, insert Section 13 WorkCover omit, insert	 a for, or employer makes, a payment) BA, heading, 'WorkCover'— insurer 3A(1), ', other than a self-insurer, must give to the insurer must give the insurer BA(1)(b), 'payable by the employer or WorkCover
if w (1) (2)	Vorker asks Section 133 omit, insert Section 13 WorkCover omit, insert Section 133	 a for, or employer makes, a payment) BA, heading, 'WorkCover'— insurer 3A(1), ', other than a self-insurer, must give to the insurer must give the insurer BA(1)(b), 'payable by the employer or WorkCover act'—
if w (1) (2)	Vorker asks Section 133 omit, insert Section 13 WorkCover omit, insert Section 133 under the A	 a for, or employer makes, a payment) BA, heading, 'WorkCover'— insurer 3A(1), ', other than a self-insurer, must give to the insurer must give the insurer BA(1)(b), 'payable by the employer or WorkCover act'—

Clause

[s 50]

		insert—	1
		(3) In this section—	2
		<i>insurer</i> means—	3
		 (a) if the employer is a self-insurer—the person authorised by the employer as self-insurer to make a decision under section 134 on any claim for compensation for the injury; or 	4 5 6 7
		(b) if the employer is not a self-insurer- WorkCover.	8 9
Clause	50	Amendment of s 140 (Maximum entitlement)	10
		Section 140(1), '\$200,000'—	11
		omit, insert—	12
		216.15 times QOTE	13
Clause	51	Amendment of s 141 (Time from which compensation payable)	14 15
		(1) Section 141(1), 'worker is'—	16
		omit, insert—	17
		worker's injury is	18
		(2) Section 141(2), after 'compensation'—	19
		insert—	20
		for an injury	21
		(3) Section 141(4), 'availability for'—	22
		omit, insert—	23
		entitlement to	24
Clause	52	Amendment of s 144B (When payment of medical treatment, hospitalisation and expenses stops)	25 26
		Section 144B—	27

			[s 53]	
		insert—		1
		(2)	Subsection (1) does not apply in relation to section 220 or part 5A.	2 3
Clause	53	Replacement associated pa	of s 168 (Review of compensation and yments)	4 5
		Section 168	3—	6
		omit, insert	·	7
		168 Rev	view of compensation	8
		(1)	If an insurer considers a person's entitlement to compensation under this Act may have changed, the insurer may review the person's entitlement to compensation under this Act.	9 10 11 12
		(2)	On the review, the insurer may terminate, suspend, decrease or increase the person's entitlement to compensation under this Act.	13 14 15
			Note—	16
			See also chapter 4A, part 4 for reviews of entitlement to compensation under that chapter.	17 18
Clause	54		f s 192 (Additional lump sum compensation ith DPI of 30% or more)	19 20
		Section 192	2(2), 'up to \$218400'—	21
		omit, insert		22
			no more than 216.15 times QOTE	23
Clause	55	Amendment o for gratuitous	f s 193 (Additional lump sum compensation care)	24 25
		Section 193	3(6), 'up to \$226,555'—	26
		omit, insert	<u> </u>	27
			no more than 244.86 times QOTE	28

[s 56]

Clause	56	Amendment of s 200 (Total dependency)	1
••••••		(1) Section $200(2)(a)$, '\$374,625'—	2
		omit, insert—	3
		404.87 times QOTE	4
		(2) Section 200(2)(aa), '\$10,000'—	5
		omit, insert—	6
		10.83 times QOTE	7
		(3) Section 200(2)(b), '\$20,000'—	8
		omit, insert—	9
		21.64 times QOTE	10
Clause	57	Amendment of s 202 (Workers under 21)	11
		Section 202(2) and (3)(a), '\$22,500'—	12
		omit, insert—	13
		no more than 24.34 times QOTE	14
Clause	58	Amendment of s 205 (Variation of payments for injuries)	15
		Section 205(3) and (4)—	16
		omit.	17
Clause	59	Amendment of s 208 (Application and object of ch 4)	18
		Section 208—	19
		insert—	20
		(3) This section is subject to part 5A.	21
Clause	60	Amendment of ch 4, pt 3, div 1, hdg (Responsibility for rehabilitation)	22 23
		Chapter 4, part 3, division 1, heading, 'Responsibility'—	24

			[s 61]	
	omit, insert-			1
		Insu	ırer's responsibility	2
Clause	Replacement ov vorker's rehal		220 (Insurer's responsibility for ition)	3 4
	Section 220)		5
	omit, insert-			6
			s responsibility for rehabilitation and o work	7 8
	(1)	the	insurer must take all reasonable steps to secure rehabilitation and early return to suitable es of—	9 10 11
		(a)	workers who have an entitlement to compensation; and	12 13
		(b)	workers who are participating in an accredited rehabilitation and return to work program of the insurer.	14 15 16
		Max	kimum penalty—50 penalty units.	17
	(2)	Wit	hout limiting subsection (1), an insurer—	18
		(a)	may refer a worker who is receiving compensation for an injury to an accredited rehabilitation and return to work program of the insurer; and	19 20 21 22
		(b)	must refer a worker who is receiving compensation for an injury, and has asked the insurer to be referred to a rehabilitation and return to work program, to an accredited rehabilitation and return to work program of the insurer; and	23 24 25 26 27 28
		(c)	must refer a worker who has stopped receiving compensation for an injury under section 144A, 168 or 190(2), and has not returned to work because of the injury, to an	29 30 31 32

[s 61]

	accredited rehabilitation and return to work program of the insurer.	1 2
(3)	However—	3
	(a) subsection (2)(b) and (c) does not apply if the insurer is satisfied the program is not able to further assist the worker with rehabilitation for the injury; and	4 5 6 7
	(b) subsection (2)(c) does not apply if the worker is already participating in an accredited rehabilitation and return to work program of the insurer.	8 9 10 11
(4)	A worker who is referred under subsection (2) to an accredited rehabilitation and return to work program of an insurer is entitled to participate in the program until the first of the following happens—	12 13 14 15 16
	(a) the insurer is satisfied the worker is unwilling or unable to participate in the program;	17 18 19
	(b) the insurer is satisfied the program is not able to further assist the worker with rehabilitation for the injury;	20 21 22
	(c) the worker receives a payment of damages for the injury;	23 24
	(d) the worker receives a redemption payment for the injury;	25 26
	(e) the worker receives compensation for the injury for 5 years.	27 28
(5)	An insurer must take all reasonable steps to coordinate the development and maintenance of rehabilitation and return to work plans for workers who have sustained an injury.	29 30 31 32
(6)	If a worker is aggrieved by either of the following decisions of an insurer, the worker may have the decision reviewed under chapter 13—	33 34 35

[s 62]

			(a)	a decision under subsection (3) to refuse the worker's entitlement under subsection (2)(b) or (c) to be referred to an accredited rehabilitation and return to work program of the insurer;	1 2 3 4 5
			(b)	a decision under subsection (4) that the worker is no longer entitled to participate in an accredited rehabilitation and return to work program of the insurer.	6 7 8 9
		(7)	In tl	nis section—	10
			wor	<i>abilitation and return to work plan</i> , for a ker who has sustained an injury, means a ten plan—	11 12 13
			(a)	outlining the rehabilitation objectives for the worker and the steps required to achieve the objectives; and	14 15 16
			(b)	developed in consultation with the worker, the worker's employer and registered persons treating the worker.	17 18 19
Clause	62	Amendment o costs)	fs2	22 (Liability for rehabilitation fees and	20 21
		Section 222	2(4), a	after 'compensation'—	22
		insert—			23
			acci	he payment of another amount relating to an redited rehabilitation and return to work gram of the insurer	24 25 26
Clause	63			26 (Employer's obligation to appoint return to work coordinator)	27 28
		(1) Section 226	<u> </u>		29
		insert—			30
		(3A)	The	employer must give the insurer the prescribed	31
				Page 47	

[s 64]

		details of a person appointed as a rehabilitation and return to work coordinator within 12 months after the appointment.	1 2 3
		Maximum penalty—50 penalty units.	4
	(3B)	If the prescribed details of a person appointed as a rehabilitation and return to work coordinator change, the employer must, by written notice, tell the insurer about the change within 12 months after the change.	5 6 7 8 9
		Maximum penalty—50 penalty units.	10
(2)	Section 226	<u>)</u>	11
	insert—		12
	(6)	In this section—	13
		<i>prescribed details</i> , of a person appointed as a rehabilitation and return to work coordinator, means—	14 15 16
		(a) the person's name and contact details; and	17
		(b) the details of how the person is appropriately qualified under 41(1)(a); and	18 19
		(c) the details of each workplace for which the person is appointed as the rehabilitation and return to work coordinator.	20 21 22
(3)	Section 226	5(5), 'subsection (4)'—	23
	omit, insert	·	24
		subsection (6)	25
(4)	Section 226	6(3A) to (6)—	26
	renumber a	s section 226(4) to (8).	27
	placement ovide rehab	of s 228 (Employer's obligation to assist or	28 29
pro	Section 228	•	29 30
	550000 220	,	50

Clause 64

[s 65]

omit, insert-	_	1
	ployer's obligation to assist or provide abilitation	2 3
(1)	The employer of a worker who has sustained an injury must take all reasonable steps to assist or provide the worker with rehabilitation during the prescribed period for the worker.	4 5 6 7
	Maximum penalty—50 penalty units.	8
(2)	The rehabilitation must be of a suitable standard as prescribed by regulation.	9 10
(3)	Without limiting subsection (1) or (2), the employer must cooperate with the insurer to enable the insurer to meet its obligations under section 220.	11 12 13 14
(4)	If an employer considers it is not practicable to provide the worker with suitable duties programs, as mentioned in section $40(2)(a)(i)$, the employer must give the insurer written evidence that it is not practicable.	15 16 17 18 19
(5)	In this section—	20
	<i>prescribed period</i> , for a worker who has sustained an injury, means the period that—	21 22
	(a) starts on the day the worker is injured; and	23
	(b) ends on the day the insurer's responsibility for the worker's rehabilitation ends under section 220.	24 25 26
Clause 65 Insertion of ne	w ch 4 pt 5A	77
		27
Chapter 4—	-	28
insert—		29

[s 65]

Support for workers with psychiatric or psychological injuries

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232AA Application of part

Part 5A

- (1)This part applies if a worker makes an application for compensation under section 132 for a psychiatric or psychological injury arising out of, or in the course of, employment.
- However, this part does not apply if the worker 9 (2)has made an earlier application for compensation 10 section 132 psychiatric under for а or 11 psychological injury and the event that resulted in 12 the injury the subject of the earlier application is 13 the same, or substantially the same, as the event 14 that resulted in the injury mentioned in subsection 15 (1).16

232AB Insurer's responsibility for providing support to worker

(1)The insurer must take all reasonable steps to 19 provide reasonable services to support the worker 20 in relation to the psychiatric or psychological 21 injury during the prescribed period for the worker. 22

Examples of reasonable services to support a worker— 23 24

mediation services, counselling services

Maximum penalty—50 penalty units. 25

- Without limiting subsection (1), if the services (2)26 include medical treatment for the worker's injury 27 during the prescribed period for the worker, the 28 insurer must pay-29
 - (a) for medical treatment by a registered 30 person-the cost the insurer accepts as 31

[s 66]

				reasonable, having regard to the relevant table of costs; and	1 2
			(b)	for nursing, medicines, or medical or surgical supplies—the cost the insurer accepts as reasonable.	3 4 5
		(3)	Hov	vever, the insurer is not required to pay—	6
			(a)	the costs of nursing, medicines, or medical or surgical supplies that the worker receives as an in-patient at a hospital; or	7 8 9
			(b)	the costs of hospitalisation of the worker.	10
		(4)	allo	he worker's application for compensation is wed, a payment under this section by the urer is taken to be a payment of compensation.	11 12 13
		(5)	In tl	nis section—	14
			<i>pres</i> that	<i>scribed period</i> , for a worker, means the period	15 16
			(a)	starts on the day the worker makes an application for compensation under section 132 for a psychiatric or psychological injury arising out of, or in the course of, employment; and	17 18 19 20 21
			(b)	ends on the day the insurer decides to allow or reject the application for compensation mentioned in paragraph (a).	22 23 24
lause	66	Amendment of or loss of serv		06M (Damages for loss of consortium n)	25 26
		Section 306	M (1))(b), note—	27
		omit.			28
lause	67	Amendment of of proposed av		06R (Court required to inform parties	29 30
		Section 306		•	31

С

С

[s 68]

		omit.		1
Clause	68	Omission of ch 5, pt Chapter 5, part 9, o omit.	t 9, div 5 (Indexation provisions) division 5—	2 3 4
Clause	69	Insertion of new ch s Chapter 5— <i>insert</i> — Part 14	^{5, pt 14} Expressions of regret and apologies	5 6 7 8 9
		Division 1	Expressions of regret	10
			tion of division division applies in relation to liability for ges.	11 12 13
		indivi may g being be con on a c	e of division purpose of this division is to allow an dual to express regret about an incident that give rise to an action for damages without concerned that the expression of regret may nstrued or used as an admission of liability claim or in a proceeding based on a claim g out of the incident.	14 15 16 17 18 19 20 21
		An <i>ex</i> relation	g of expression of regret pression of regret made by an individual in on to an incident alleged to give rise to an a for damages is any oral or written	22 23 24 25

	[s 69]
	statement expressing regret for the incident to the extent that it does not contain an admission of liability on the part of the individual or someone else.
320D Ex	pressions of regret are inadmissible
	An expression of regret rade by an individual in relation to an incident alleged to give rise to an action for damages at any time before a civil proceeding in relation to the incident is started in a court is not admissible in the proceeding.
Divisio	n 2 Apologies
320E Ap	plication of division
	This division applies in relation to liability for damages.
320F Pu	rpose of division
	The purpose of this division is to allow a person to make an apology about a matter without the apology being construed or used as an admission of liability for damages in relation to the matter.
320G Me	eaning of <i>apology</i>
	An <i>apology</i> is an expression of sympathy or regret, or of a general sense of benevolence or compassion, in connection with any matter, whether or not it admits or implies an admission of fault in relation to the matter.
320H Eff	fect of apology on liability
(1)	An apology made by or on behalf of a person in

Page 53

[s 70]

			relation to any matter alleged to have been caused by the person—	1 2
			(a) does not constitute an express or implied admission of fault or liability for damages by the person in relation to the matter; and	3 4 5
			(b) is not relevant to the determination of fault or liability for damages in relation to the matter.	6 7 8
		(2)	Evidence of an apology made by a person is not admissible in any civil proceeding as evidence of the fault or liability for damages of the person in relation to the matter.	9 10 11 12
Clause	70	Amendment functions)	of s 383 (General statement of WorkCover's	13 14
		(1) Section 38	33(1)—	15
		insert—		16
			(ab) to fund and provide programs and incentives to encourage improved health and safety performance by employers;	17 18 19
		(2) Section 38	33(1)(ab) to (c)—	20
		renumber	as section 383(1)(b) to (d).	21
Clause	71	Insertion of I	new s 385A	22
		After sect	ion 385—	23
		insert—		24
			NorkCover may fund and provide programs ad incentives	25 26
		(1)	WorkCover may fund and provide programs and incentives to encourage improved health and safety performance by employers.	27 28 29
		(2)	Before acting under subsection (1), WorkCover must consult with—	30 31

[s 72]

			(a)	the regulator under the Work Health and Safety Act 2011; and	1 2
			(b)	any prescribed entity that has a function or power under an Act relating to the program or incentive proposed.	3 4 5
		(3)	This	s section does not limit section 384 or 481A.	6
		(4)	In tl	his section—	7
				scribed entity means an entity prescribed by alation for this definition.	8 9
Clause	72	Amendment o on Minister's i		81A (Amounts payable by WorkCover uction)	10 11
		Section 481	IA—		12
		insert—			13
		(4)	This	s section does not limit section 385A.	14
Clause	73			32C (Power to require information or articular persons)	15 16
		Section 532	2C(1)	(d)—	17
		omit, insert	. <u> </u>		18
			(d)	any contravention of this Act the authorised person reasonably believes has been committed.	19 20 21
Clause	74	Amendment o	fs5	38 (Internal review by insurer)	22
		Section 538	8(1)-	-	23
		insert—			24
			(aa)	a decision not to provide a service under section 232AB;	25 26

[s 75]

Clause	75	Am	nendment of s 540 (Application of pt 2)	1
		(1)	Section 540(1)(a)—	2
			insert—	3
			(xiiaa) to refuse a worker's entitlement to be referred to an accredited rehabilitation and return to work program of WorkCover under section 220(3); or	4 5 6 7
			(xiiab) that a worker is no longer entitled to participate in an accredited rehabilitation and return to work program of WorkCover under section 220(4); or	8 9 10 11
		(2)	Section 540(1)(b)—	12
			insert—	13
			(viaa) to refuse a worker's entitlement to be referred to an accredited rehabilitation and return to work program of the self-insurer under section 220(3); or	14 15 16 17
			(viab) that a worker is no longer entitled to participate in an accredited rehabilitation and return to work program of the self-insurer under section 220(4); or	18 19 20 21
Clause	76	Δm	nendment of s 584 (Regulation-making power)	22
Claubo		,	Section 584—	22
			insert—	24
			(3) A regulation may prescribe an amount, including, for example, an amount of a fee, levy or damages, as a multiple of QOTE.	25 26 27
Clause	77	Ins	ertion of new ch 35	28
			After section 729—	29
			insert—	30

[s 77]

Chapter	35 Transitional provisions for Workers' Compensation and Rehabilitation and Other Legislation Amendment Act 2019	1 2 3 4 5 6 7 8
730 Definitio	ns for chapter	9
In the	is chapter—	10
•	<i>er</i> , for a provision, means the provision as in before the commencement.	11 12
	for a provision, means the provision as in e from the commencement.	13 14
contribu	ment for employment to be significant ting factor to psychiatric or ogical disorder	15 16 17
or ps whic	section 32 applies in relation to a psychiatric sychological disorder only if the injury to the disorder relates was sustained by a the after the commencement.	18 19 20 21
a ps injur	her section 32 continues to apply in relation to ychiatric or psychological disorder if the y to which the disorder relates was sustained worker before the commencement.	22 23 24 25
732 Requirer condition	ment for certification of terminal	26 27
		- 71

[s 77]

condition only if the latent onset injury to which	1
the condition relates was sustained by a worker on	2
or after 31 January 2015.	3

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(2) Former section 39A continues to apply in relation to a terminal condition if the latent onset injury to which the condition relates was sustained by a worker before 31 January 2015.

733 Expression of percentage difference in QOTE for financial year rounded to nearest second decimal place

- (1)This section applies if. before the 11 commencement, the Regulator notified under 12 107(2)(b)former section the percentage 13 difference in QOTE for a financial year compared 14 to QOTE for the previous financial year. 15
- (2) The notification of the percentage difference is, and is taken to have always been, as valid as it would have been if the percentage difference had been notified under new section 107(3).
 (2) The notification of the percentage difference is, and is taken to have always been, as valid as it 17 models.
 (3) The notification of the percentage difference is, and is taken to have always been, as valid as it 17 models.
- (3) Anything done, or omitted to be done, under a 20 notice under former section 107(2) is, and is taken 21 to have always been, as valid as it would have 22 been if the percentage difference in the notice had 23 been notified under new section 107(3). 24

734 Payment of compensation by employer who is
self-insurer25
26

The prohibition under new section 109(4) against27an employer who is a self-insurer paying a worker28an amount, either in compensation or instead of29compensation, that is payable under the Act by the30employer as a self-insurer for an injury sustained31by the worker applies only if the worker's injury32was sustained after the commencement.33

[s 77]

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735 Discretion of insurer to waive time limit for applying for compensation

The discretion of an insurer to waive the time 3 limit under new section 131 for lodging an 4 application for compensation applies only if the 5 application was made after the commencement. 6

736 Report of injury by employer who is self-insurer

The obligation under new section 133 of an
employer who is a self-insurer and whose worker91010sustains an injury to complete a report in the
approved form and give the report to the insurer
applies only if the worker's injury was sustained
after the commencement.11

737 Obligation of employer who is self-insurer to report payment to insurer

The obligation under new section 133A of an 17 employer who is a self-insurer and whose worker 18 sustains an injury to give a written notice to the 19 insurer if the employer pays the worker an 20amount, either in compensation or instead of 21 compensation, that is payable by the employer 22 under the Act for an injury sustained by the 23 worker, applies only if the worker's injury was 24 sustained after the commencement. 25

738 Insurer's obligation to refer worker who has stopped receiving compensation to return to work program

The obligation of an insurer under new section29220(2)(c) to refer a worker, who has stopped30receiving compensation for an injury under31section 144A, 168 or 190(2), to an accredited32rehabilitation and return to work program of the33

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[s 77]

	ployer's obligation to give insurer details of abilitation and return to work coordinator pointed before commencement
(1)	This section applies if an employer appointed a rehabilitation and return to work coordinator before the commencement.
(2)	The employer must give the insurer the prescribed details of the coordinator, as defined in new section 226(8), within 12 months after the commencement.
(3)	New section 226(4) applies to the employer as if the coordinator were appointed on the commencement.
	urer's obligation to provide support for rker with psychiatric or psychological ury
wo	rker with psychiatric or psychological
wo injı 41 Exj	rker with psychiatric or psychological ary The obligation of an insurer under new chapter 4, part 5A to provide support to a worker who has made an application for compensation for a psychiatric or psychological injury applies only if the worker's injury was sustained after the

[s 78]

		[0,0]	
		(b) an expression of regret or apology was made in relation to the claim before the commencement.	1 2 3
		(2) Chapter 5, part 14 applies in relation to the expression of regret or apology.	4 5
Clause	78	Amendment of sch 2 (Who is a worker in particular circumstances)	6 7
		Schedule 2, part 1—	8
		insert—	9
	7	A person (an <i>intern</i>), other than a person mentioned in chapter 1, part 4, division 3, subdivision 1, 2, 3 or 4, is a worker if the person—	
		 (a) is performing work for a business or undertaking without payment of wages to gain practical experience in the type of work performed by the business or undertaking, or to seek to obtain a qualification; and 	
		(b) would be a worker if the work performed by the person were for the payment of wages.	
Clause	79	Amendment of sch 3 (Who is an employer in particular circumstances)	10 11
		Schedule 3—	12
		insert—	13
			14

[s 80]

8

A person is the employer of an intern if—

- (a) the person is conducting a business or undertaking; and
- (b) the intern performs work for the person without payment of wages to gain practical experience in the type of work performed by the business or undertaking, or to seek to obtain a qualification; and
- (c) the intern would be a worker if the work performed by the intern were for the payment of wages.

Clause	80	An	nendment of sch 6 (Dictionary)	1
		(1)	Schedule 6, definition <i>rehabilitation and return to work plan</i> —	2 3
			omit.	4
		(2)	Schedule 6—	5
			insert—	6
			<i>accredited rehabilitation and return to work</i> <i>program</i> , of an insurer, means a rehabilitation and return to work program managed by the insurer that is accredited by the Regulator.	7 8 9 10
			apology, for chapter 5, part 14, see section 320G.	11
			<i>chest image</i> means an x-ray or other medical image of a person's chest.	12 13
			<i>expression of regret</i> , for chapter 5, part 14, see section 320C.	14 15
			intern see schedule 2, part 1, section 7.	16

Part 5 Amendment of Workers' Compensation and Rehabilitation Regulation 2014 [s 81] (3) Schedule 6, definition *QOTE*, 'see section 107(1)'— 1 omit. insert— 2 , for a financial year, see section 10A(1)3 Part 5 Amendment of Workers' 4 **Compensation and** 5 **Rehabilitation Regulation 2014** 6 Clause 81 Regulation amended 7 amends the Workers' *Compensation* 8 This part and Rehabilitation Regulation 2014. 9 Note— 10See also the amendments in schedule 1. 11 Clause 82 Amendment of s 128 (Prescribed amount of damages for 12 loss of consortium or loss of servitium—Act, s 306M(1) 13 (b)) 14 Section 128, table, item 9— 15 omit, insert— 16 9 1 July 2019 to 30 June 2020 \$45.290 10 1 July 2020 and after 28.78 times **QOTE** Clause Amendment of s 130 (General damages calculation 83 17 provisions—Act, s 306P(2), definition general damages 18 calculation provisions) 19 (1) Section 130(2), 'a table'— 20 omit, insert— 21 any of tables 1 to 9 22 Section 130-(2)23

Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019

[s 84]

Clause 84

Clause 85

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	insert—		
	(2A)	For an injury within the injury sc in an item of a table other than a t in subsection (2), the general da amount worked out in the way column of the table with the he damages'.	able mentioned amages are the stated in the
(3)	Section 130	0(2A) and (3)—	
	renumber a	s section 130(3) and (4).	
	ure loss— <i>I</i>	f s 131 (Prescribed amount of act, s 306R(2))	awalu ioi
	omit, insert		
	omu, mseri		1
1 Ju	ly 2019 to 30	June 2020	\$150,970
1 Ju	ly 2020 and a	ıfter	95.92 times QOTE
Ins	ertion of n		
	After section	on 146—	
	insert—		
	pro	orkCover funding and provisio grams and incentives—Act, s inition <i>prescribed entity</i>	
		Each of the following entities is section 385A of the Act, defini <i>entity</i> —	
		(a) the chief inspector under th	e Coal Mining

Safety and Health Act 1999;24(b) the chief inspector under the Mining and
Quarrying Safety and Health Act 1999;2526

[s 86]

		(c)	±	1 2
		(d)	e	3 4
		(e)	National Rail Safety Regulator under the Rail Safety National Law (Queensland) Act	5 6 7 8
		(f)	Heavy Vehicle Regulator under the Heavy	9 10 11
	con		workers with terminal latent onset	12 13 14
((1)	Schedule 2, sect	tion 1(2), '\$307,385'—	15
		omit, insert—		16
		216	5.15 times QOTE	17
((2)	Schedule 2, sect	ion 2, table—	18
		omit, insert—		19
Graduate	ed s	cale		
Column Worker's		je	Column 2 Additional lump sum compensation	
			\$	
70 years	s or	under	216.15 times QOTE	
71 years	8		194.54 times QOTE	
72 years	8		172.92 times QOTE	
73 years	S		151.31 times QOTE	
74 years	5		126.69 times QOTE	

Clause

[s 87]	
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Column 1 Worker's age	Column 2 Additional lump sum compensation
75 years	108.08 times QOTE
76 years	86.47 times QOTE
77 years	64.86 times QOTE
78 years	43.24 times QOTE
79 years	21.63 times QOTE
80 years or over	0

Clause	87		endment of sch 3 (Graduated scale of additional npensation for workers with DPI of 30% or more)	$1 \\ 2$
		(1)	Schedule 3, section 1(2), '\$307,385'—	3
			omit, insert—	4
			216.15 times QOTE	5
		(2)	Schedule 3, section 2, table—	6
			omit, insert—	7

Column 1 DPI	Column 2 Additional lump sum compensation
%	\$
30	8.15 times QOTE
31	12.77 times QOTE
32	17.39 times QOTE
33	22.01 times QOTE
34	26.63 times QOTE

Graduated scale

Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019
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[s 87]

Column 1 DPI	Column 2 Additional lump sum compensation
%	\$
35	31.26 times QOTE
36	35.88 times QOTE
37	40.50 times QOTE
38	45.12 times QOTE
39	49.75 times QOTE
40	54.37 times QOTE
41	58.99 times QOTE
42	63.61 times QOTE
43	68.23 times QOTE
44	72.86 times QOTE
45	77.48 times QOTE
46	82.10 times QOTE
47	86.73 times QOTE
48	91.35 times QOTE
49	95.97 times QOTE
50	100.59 times QOTE
51	105.21 times QOTE
52	109.83 times QOTE
53	114.46 times QOTE
54	119.08 times QOTE
55	123.70 times QOTE
56	128.32 times QOTE

[s 88]

Column 1 DPI	Column 2 Additional lump sum compensation
%	\$
57	132.95 times QOTE
58	137.57 times QOTE
59	142.19 times QOTE
60	146.82 times QOTE
61	151.44 times QOTE
62	156.06 times QOTE
63	160.68 times QOTE
64	165.31 times QOTE
65	169.93 times QOTE
66	174.55 times QOTE
67	179.17 times QOTE
68	183.80 times QOTE
69	188.42 times QOTE
70	193.04 times QOTE
71	197.66 times QOTE
72	202.28 times QOTE
73	206.91 times QOTE
74	211.53 times QOTE
75–100	216.15 times QOTE

Clause 88 Amendment of sch 4 (Graduated scale for additional compensation for gratuitous care)

(1) Schedule 4, section 1(2), '\$348,210'—

		[s 88]
	omit, insert—	1
	244.86 times QOTE	2
(2)	Schedule 4, section 2, table—	3
	omit, insert—	4

Graduated scale

Column 1 DPI	Column 2 Range of dependency (modified barthel index)	Column 3 Additional lump sum compensation
%		\$
15–39	moderate	1.99 times QOTE
	severe	3.97 times QOTE
	total	5.94 times QOTE
40–49	moderate	3.70 times QOTE
	severe	7.52 times QOTE
	total	11.21 times QOTE
50–59	moderate	16.35 times QOTE
	severe	32.68 times QOTE
	total	49.00 times QOTE
60–69	moderate	40.84 times QOTE
	severe	73.49 times QOTE
	total	97.97 times QOTE
70–79	moderate	57.16 times QOTE
	severe	106.14 times QOTE
	total	146.93 times QOTE
80–89	moderate	65.32 times QOTE
	severe	132.00 times QOTE
	total	195.89 times QOTE

[s 89]

Column 1 DPI	Column 2 Range of dependency (modified barthel index)	Column 3 Additional lump sum compensation
%		\$
90–94	moderate	73.49 times QOTE
	severe	146.93 times QOTE
	total	228.53 times QOTE
95–100	moderate	81.63 times QOTE
	severe	163.28 times QOTE
	total	244.86 times QOTE

Clause	89	Amendment of sch 4C (Lump sum compensation workers with pneumoconiosis)	for 1 2
		(1) Schedule 4C, section 1(2), '\$120,000'—	3
		omit, insert—	4
		80.97 times QOTE	5
		(2) Schedule 4C, section 2, table—	6
		omit, insert—	7

Graduated scale

Column 1 Pneumoconiosis band	Column 2 Pneumoconiosis scores	Column 3 Lump sum compensation
		\$
1	0	0
2	15	12.15 times QOTE
	20	16.20 times QOTE
	25	20.25 times QOTE

[s 90]

Column 1 Pneumoconiosis band	Column 2 Pneumoconiosis scores	Column 3 Lump sum compensation \$
3	50	40.49 times QOTE
	55	44.53 times QOTE
	60	48.59 times QOTE
4	75	60.73 times QOTE
	80	64.78 times QOTE
5	85	68.83 times QOTE
6	90	72.87 times QOTE
7	95	76.92 times QOTE
8	100	80.97 times QOTE

Clause	90		endment of sch 12 (General damages calculation ovisions)	1 2
		(1)	Schedule 12, table 9, heading, 'on or after 1 July 2019'—	3
			omit, insert—	4
			from 1 July 2019 to 30 June 2020 (datesinclusive)	5
		(2)	Schedule 12—	6
			insert—	7

Table 10—For an injury sustained on or after 1 July 2020		
ltem	Injury scale value	General damages
1	0	0
2	1	0.95 times QOTE
3	2	1.90 times QOTE
4	3	2.84 times QOTE
5	4	3.79 times QOTE

[s	90]
Ľ	001

Table 10—For an injury sustained on or after 1 July 2020			
ltem	Injury scale value	General damages	
6	5	4.74 times QOTE	
7	6	5.89 times QOTE	
8	7	7.04 times QOTE	
9	8	8.19 times QOTE	
10	9	9.34 times QOTE	
11	10	10.49 times QOTE	
12	11	11.83 times QOTE	
13	12	13.17 times QOTE	
14	13	14.51 times QOTE	
15	14	15.85 times QOTE	
16	15	17.19 times QOTE	
17	16	18.72 times QOTE	
18	17	20.24 times QOTE	
19	18	21.76 times QOTE	
20	19	23.29 times QOTE	
21	20	24.81 times QOTE	
22	21	26.54 times QOTE	
23	22	28.27 times QOTE	
24	23	30.00 times QOTE	
25	24	31.73 times QOTE	
26	25	33.45 times QOTE	
27	26	35.39 times QOTE	
28	27	37.32 times QOTE	
29	28	39.25 times QOTE	
30	29	41.18 times QOTE	
31	30	43.11 times QOTE	
32	31	45.21 times QOTE	
33	32	47.32 times QOTE	

[s 90]

	Table 10—For an injury sustained on or after 1 July 2020		
ltem	Injury scale value	General damages	
34	33	49.42 times QOTE	
35	34	51.52 times QOTE	
36	35	53.63 times QOTE	
37	36	55.94 times QOTE	
38	37	58.25 times QOTE	
39	38	60.56 times QOTE	
40	39	62.88 times QOTE	
41	40	65.19 times QOTE	
42	41	67.67 times QOTE	
43	42	70.14 times QOTE	
44	43	72.62 times QOTE	
45	44	75.10 times QOTE	
46	45	77.58 times QOTE	
47	46	80.06 times QOTE	
48	47	82.53 times QOTE	
49	48	85.01 times QOTE	
50	49	87.49 times QOTE	
51	50	89.97 times QOTE	
52	51	92.61 times QOTE	
53	52	95.25 times QOTE	
54	53	97.90 times QOTE	
55	54	100.54 times QOTE	
56	55	103.18 times QOTE	
57	56	105.82 times QOTE	
58	57	108.47 times QOTE	
59	58	111.11 times QOTE	
60	59	113.75 times QOTE	
61	60	116.40 times QOTE	

[s 90]

Item	Injury scale value	General damages
62	61	119.22 times QOTE
63	62	122.04 times QOTE
64	63	124.86 times QOTE
65	64	127.68 times QOTE
66	65	130.50 times QOTE
67	66	133.32 times QOTE
68	67	136.14 times QOTE
69	68	138.96 times QOTE
70	69	141.78 times QOTE
71	70	144.60 times QOTE
72	71	147.60 times QOTE
73	72	150.60 times QOTE
74	73	153.60 times QOTE
75	74	156.60 times QOTE
76	75	159.60 times QOTE
77	76	162.60 times QOTE
78	77	165.60 times QOTE
79	78	168.59 times QOTE
80	79	171.59 times QOTE
81	80	174.59 times QOTE
82	81	177.76 times QOTE
83	82	180.92 times QOTE
84	83	184.08 times QOTE
85	84	187.25 times QOTE
86	85	190.41 times QOTE
87	86	193.58 times QOTE
88	87	196.74 times QOTE
89	88	199.90 times QOTE

Workers' Compensation and Rehabilitation and Other Legislation Amendment Bill 2019 Part 6 Repeal

[s 91]

Table 10—For an injury sustained on or after 1 July 2020			
Item	Injury scale value	General damages	
90	89	203.07 times QOTE	
91	90	206.23 times QOTE	
92	91	209.58 times QOTE	
93	92	212.93 times QOTE	
94	93	216.28 times QOTE	
95	94	219.62 times QOTE	
96	95	222.97 times QOTE	
97	96	226.32 times QOTE	
98	97	229.67 times QOTE	
99	98	233.02 times QOTE	
100	99	236.36 times QOTE	
101	100	239.71 times QOTE	

	Part	6 Repeal	1
Clause	91	Repeal The Commonwealth Games Arrangements Act 2011, No. 42 is repealed.	2 3 4
	Part	7 Minor and consequential amendments	5 6
Clause	92	Legislation amended Schedule 1 amends the legislation it mentions.	7 8

Schedule 1

Sch	edule 1	Minor and consequential amendments	1 2
		section 92	3
Worl	kers' Compo	ensation and Rehabilitation Act 2003	4
1	Section 532C(4), 'making the requirement'— omit, insert—		
	omu, inse	making a requirement under subsection (2)	6 7
2	Section 532 omit, inse	C(5), 'the requirement'— ert— a requirement under subsection (2)	8 9 10
3	Section 540 omit, inse	(1)(a)(xiif), 'to not'— ert— not to	11 12 13
4	Section 540 omit, inse	(1)(b)(vif), 'to not'— ert— not to	14 15 16

Schedule 1

Wor 2014	kers' Compensation and Rehabilitation Regulation	1 2
1	Section 114(c), 'required'—	
	omit, insert—	4
	developed under section 220(5) of the Act	5
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