Worker's Injury Claim Form



As the worker you need to:

- Answer all of the questions in Part A of this form using a dark blue or black pen, except for question 7 which your employer will complete. The form may be returned to you if it is incomplete
- Sign the authority to release medical information and worker's declaration on page 5. The form cannot be accepted without your signature
- Keep a copy of all documents for your records
- Notify your employer as soon as possible that you've been injured at work, and complete the injury register at your workplace
- Report the accident to the police if your injury was the result of a motor vehicle accident. Otherwise your claim may not be valid
- Give this form (when completed) to your employer as soon as
 possible after being injured. If you have difficulty giving this claim
 to your employer, or your employer refuses to take receipt of the
 claim form, you can lodge it directly on the Agent or WorkSafe
 Victoria (WorkSafe) if the Agent is not known
- See your medical practitioner to obtain a WorkSafe Certificate
 of Capacity (medical certificate) if you are unable to work and
 want to claim weekly payments, and give the original copy to
 your employer along with this form. It is a good idea to check that
 all of the injuries or illnesses that you are claiming for on this form
 are listed on the WorkSafe Certificate of Capacity
- Note that if your claim is accepted, WorkSafe can pay the
 reasonable costs of medical and like expenses. However, this
 may not mean payment of the full costs. In some cases there
 may be a gap between what the provider charges you and
 what WorkSafe can pay as reasonable costs. If you want
 to know the reasonable costs for a particular service, visit
 the WorkSafe website at worksafe.vic.gov.au
- Read the statement on page 7 that explains how your personal and health information will be collected and used and how your weekly payments will be calculated if your claim is accepted.

Getting back to work

- Talk with your employer to plan your return to work
- Talk to your medical practitioner or healthcare provider about what parts of your work you could do and any limitations you have.
 You can also encourage your medical practitioner or healthcare provider to talk to your employer about your capacity for work and any suitable duties that may be available
- Talk to the Agent about what support is available to help you return to work and overcome your injury as quickly as possible.

For help completing this form or for more information contact:

- Your employer or the nominated Return to Work Coordinator at your workplace
- Your employer's WorkSafe Agent to find out who the Agent is, check the If you are injured poster or call the WorkSafe Advisory Service
- WorkSafe Advisory Service the WorkSafe call centre: freecall 1800 136 089
- Your union, or Union Assist a free service set up and run by the Victorian Trades Hall Council: (03) 9639 6144

Information in your language



For translated information and resources visit worksafe.vic.gov.au/choose-your-language, or call 131 450 to speak to WorkSafe with an interpreter.

Further information for workers - What your Agent will do

The WorkSafe Agent will write to you and advise you if your claim is accepted.

A decision to accept or reject your claim will usually be made within 28 days from the date the Agent received your claim.

Provisional payments for a mental injury

If your claim includes a mental injury, the Agent will also decide if you are entitled to provisional payments, a decision that will usually be made within five business days of you providing your claim form to your employer. If you are entitled, the reasonable costs of medical treatment and services can be paid while we decide if the claim will be accepted. If your claim is accepted, we will continue to cover these costs in accordance with workers' compensation legislation. If your claim is rejected, we will continue to cover these costs for up to 13 weeks.

To find out more about making a claim, and what support is available to help you return to work, talk to your Agent, refer to the brochure Introducing WorkSafe, A guide for injured workers, or visit the WorkSafe website at worksafe.vic.gov.au



As the employer you need to:

- Complete and sign Part A (question 7) and Part B of this form using a dark blue or black pen. Alternatively, you can download the form as a PDF, complete, print and sign. Visit worksafe.vic. gov.au/resources/workers-injury-claim-form
- Forward these documents within the timeframes below or you may be financially penalised
- Confirm to the worker in writing that they have notified you of this claim (you can do this by giving them a copy of this form when signed and completed).

If the claim includes a mental injury

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Then within **3 business days** of receiving the claim, you must forward to your Agent:

 the Worker's Injury Claim Form Part A (early notification)



Also, within **10 calendar days** of receiving the claim, you must forward to your Agent:

- the Worker's Injury Claim Form Part B
- any Certificates of Capacity
- the Employer Injury Claim Report (optional)

If the claim is for a **physical injury only** and:

- includes weekly payments; or
- is above the medical excess; or
- is expected to exceed the medical excess; or
- you are disputing liability



Then within **10 calendar days** of receiving the claim, you must forward to your Agent:

- the Worker's Injury Claim Form Parts A and B
- · any Certificates of Capacity
- the Employer Injury Claim Report (optional)

If the claim is for a **physical injury only** and:

- doesn't include weekly payments;
 and
- is below the medical excess; and
- is not expected to exceed the medical excess: and
- you are not disputing liability



Then within **120 calendar days** of receiving the claim, you must forward to your Agent:

• the Worker's Injury Claim Form Parts A and B

If the claim is accepted:

 Pay your worker weekly payments if their claim is accepted and they have an entitlement

Getting your worker back to work

- Support your worker to plan their return to work (if required)
- Provide your worker with suitable employment when they have a capacity to work
- Provide your worker with pre-injury employment when they have recovered and no longer have an incapacity for work
- Appoint a Return to Work Coordinator who is competent to support the worker's return to work.

Further information for employers

Claims with a mental injury – Early notification required

- If the claim includes a mental injury (with or without a physical injury), to avoid financial penalties, you need to:
 - Forward Part A of this form (early notification) to your Agent, including your completed and signed question 7, no later than three business days after receiving it from the worker, and
 - Forward your completed and signed Part B of this form, and any WorkSafe Certificates of Capacity, to your Agent no later than 10 calendar days after receiving Part A from the worker
- If the claimant is not your worker, this form must still be forwarded to your Agent. Please provide evidence of the claimant not being your worker to your Agent, by attaching it to Part A of this form.
- WorkSafe also encourages employers to provide early notification (Part A of this form) for physical injury claims.
- If you are a self-insurer, Parts A and B must be completed and a determination about entitlement to provisional payments must be made within 5 business days.



Worker's Injury Claim Form Part A

As the worker, you need to complete questions 1 to 6 on Part A of this form.

As the employer, you need to complete:

- · Part A question 7, and
- Part B question 8.

1. Worker's	oersonal det	ails		
Title	Family name			
Given names				
Other known or p	previous legal na	ımes e.a. Ma	aiden r	name
Date of birth		Gender		
DD/MM/YYYY		Male		Female
Residential stree	t address			
Suburb		State		Postcode
				1 0010000
Postal address fo	or corresponder	nce		
What are your da	ytime contact p	hone numb	ers?	
Mobile	Work		Hom	е
Email address				
Please read the inforr below if you agree to to your claim via emai	WorkSafe sending ye			
lagree		I do not agree (WorkSafe will communicate with you via post)		
If you need an inte	erpreter, what la	nguage do	you sp	eak?
			•	
Do you have spec	cial communicat	tion needs h	necalis	se of disability?
e.g. Hearing or vision				oc of disability !

This form can be used to lodge a workers' compensation claim in Victoria

Complete this form using a dark blue or black pen. Alternatively, you can
download the form as a PDF, complete, print and sign. Visit worksafe.vic.gov.au/
resources/workers-injury-claim-form

2. Incident & worker's injury details				
Is your injury: A physical injury A mental injury You can tick one or both options above.				
What is your injury/condition, and which parts of your body are affected?				
What happened and how were you injured?				
What task/s were you doing when you were injured?				
What area of the worksite were you working in when you were injured?				
What is the street address where the incident occurred?				
Name of employer responsible for this workplace				
Which of the following incident circumstances apply?				
While working at your usual workplace				
While working away from your usual workplace				
During a meal-break or authorised recess at work				
While away from work during a recess				
Travelling to or from work				
A motor vehicle accident while you were working				
If your injury was the result of driving or using a motor vehicle or the use of public transport, please provide the following details:				
The police station the accident was reported to				
Registration number/s of involved vehicles State				

PARTA 3

•	rd party such as a manu nt			n to Work Coordinator	i oi employer (Joniaci		
			Whatis your us	sual occupation? w	hat da you da?			
			VVIIat is your us	suar occupation: w	natuo you uo:			
What was the date and	d time the injury/condition	on occurred?	Which of the fo	ollowing apply to yo	II? (Please tick all	relevant h	noves)	
Date	Time	AM PM	Full-time	Part-time	Casual		Student	
When did you first noti	ice the injury/condition?	?	A				Trainee	
			Apprentice	Volunteer	Contract		ramee	
If you stopped work, w	vhat was the date and tir	me?	Agency worker	Contractor	Permanent	Ter	mporary	
Date	Time	AM PM	Seasonal	Jockey				
When did you report to	he injury/condition to yo	our employer?	Other					
			When did you	start working for thi	s employer?			
	position of the person y	ou reported the						
injury/condition to?			Please indicate	e if any of the follow	ing apply to yo	u:		
			A director of m	y employer's comp	any Ye	s	No	
	,		A partner in my	y employer's compa	any Ye	s	No	
please explain why	e injury/condition, or the	ere was a delay,	A sole trader		Ye	s	No	
			A relative of my	y employer	Ye	s	No	
What are the names a witnessed the inciden	nd daytime contact deta nt?	ails of anyone who	Please provide or a	ny other employme attach the names of any vage or payment records	other employers a			
Have you previously h	ad another injury/condi	tion or personal injury		's primary earn these questions if you w		ekly paym	nents	
claim that relates to the Please give details, including			How many sta being injured?	ndard hours did you Exclude overtime	u work each w	eek befo	ore	
				ur usual working ho day to Friday, 8:30 am to				
3. Worker's emp	oloyment details		What was your	r usual pre-tax hour & shift allowances	'ly rate?*			
Name of organisation	paying your wages whe	en you were injured						
Street address of your	r usual workplace		Exclude overtime	ur usual pre-tax wed & shift allowances opies of any recent pays)*		
			Please provide	e details of any over	time or shift w	ork		
Suburb	State	Postcode	Weekly shift a					
			Weekly overt	ime (hours):				

PARTA 4

5. Treatment & return to work details 7. Employer details **Employer to complete** Please provide the name, clinic or hospital, and contact details of This question is required to be completed on all claims any medical providers (including clinics or hospitals) that have treated your injury Claims with a mental injury - Early notification required If the worker has indicated they have a mental injury (question 2), you must complete and forward Part A of this form to your Agent within three business days of receiving it from the worker. While we encourage you to forward Part B together with Part A, you can choose to forward Part B separately but you must If you have returned to work with your employer, what was the date? forward Part B no later than 10 calendar days after receiving Part A from the worker. Are you forwarding Parts A and B together?* What duties are you doing? Full Suitable/Modified Yes How many hours are you working each week? If you tick this box: the claim determination timeframe of 28 days will commence upon the Agent receiving both Part A and Part B from you. Have you returned to work with a new employer? If you do not tick this box: You are required to forward Please provide the name and contact details of the new employer Part B within 10 calendar days of receiving Part A from your worker. The claim determination timeframe of 28 days will commence from the date the Agent receives Part B from you. If you have not returned to work, do you think that there are any Please tick below if you have attached the following evidence issues that would delay or prevent you from returning to work? to this form. I have attached evidence of: (a) the worker not being my worker (b) the claim being a duplicate claim When did/will you give your employer this claim form? Please tick one or more where appropriate. WorkSafe also encourages employers to provide early notification for physical injury claims. How did/will you give this claim form to your employer? * If you are a self-insurer, you do not need to answer this question. Hand delivery By post When did you first receive the worker's completed claim form? When did/will you give your employer the first medical certificate? Date forwarded to Agent: 6. Authority to release medical information Employer's signature and worker's declaration I have read the information provided in this form. I declare that the information that I have supplied in this form, and any attachments to this form, is true and correct to the best of my knowledge. Name I understand that the making of a false or misleading claim or false and misleading statement in support of the claim is punishable by law and that I may be prosecuted. Position I authorise and consent to any person who provides a medical service or hospital service to me in connection with an injury/ condition to which this claim relates to provide upon request by the Employer's scheme registration number workers' compensation authority, my employer or insurer/claims e.g. WorkCover Employer, Policy, or Employer Registration Number agent or any committee established under legislation to advise the workers' compensation authority, any information regarding the service relevant to the claim. I understand that my authority has effect and cannot be revoked for the duration of this claim or any period where I am entitled to provisional payments.

PART A 5

Date

Please note that there are penalties for providing false or misleading information in relation to this claim.

Worker's signature

Date



Worker's Injury Claim Form Part B

Part B is compulsory for all claims and must be completed by the employer and forwarded to the Agent no later than 10 calendar days after receiving the worker's completed Part A.

Complete this form using a dark blue or black pen. Alternatively, you can download the form as a PDF, complete, print and sign. Visit worksafe.vic.gov.au/resources/workers-injury-claim-form

If you as the employer do not forward these documents in time, you may be financially penalised.

Employer requirements

If the claim includes a mental injury

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Then within 3 business days of receiving the claim, you must forward to your Agent:

• the Worker's Injury Claim Form Part A (early notification)

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Also, within **10 calendar days** of receiving the claim, you must forward to your Agent:

- the Worker's Injury Claim Form Part B
- any Certificates of Capacity
- the Employer Injury Claim Report (optional)

If the claim is for a physical injury only and:

- includes weekly payments; or
- is above the medical excess; or
- is expected to exceed the medical excess; or
- you are disputing liability



Then within 10 calendar days of receiving the claim, you must forward to your Agent:

- the Worker's Injury Claim Form Parts A and B
- any Certificates of Capacity
- the Employer Injury Claim Report (optional)

If the claim is for a physical injury only and:

- doesn't include weekly payments;
- is below the medical excess; and
- is not expected to exceed the medical excess; and
- you are not disputing liability



Then within 120 calendar days of receiving the claim, you must forward to your Agent:

• the Worker's Injury Claim Form Parts A and B

8. Additional employer d	etails	
Worker family name		
Worker given names		
Worker date of birth		
What is the claim number for this		
(if known, for mental injury claims)	?	
Claim number		
When did you first receive the wo	ker's medical certificate?	
Date forwarded to Agent		
Estimated cost of claim to date		
How many days have been lost?		
Days		Hours

Employer's Signature	Date
Signhere	DD/MM/YYYY
Name	
Position	
Employer's scheme registration number e.g. WorkCover Employer, Policy, or Employer Registration N	lumber

Further information for employers -**Employer Injury Claim Report**

The Employer Injury Claim Report is an official document you, as the employer, should complete and send to your Agent. It is a record of your details, your worker's details, particulars of the incident, and an opportunity for you to provide additional information, such as disputing liability.

WorkSafe encourages employers to complete this report. This report should be provided to the Agent with Part B, within 10 calendar days of you receiving the Worker's Injury Claim Form Part A. Please visit worksafe.vic.gov.au to download the report.

PARTB 6

Worker's Injury Claim Form

Collection of personal and health information to manage your claim*

In processing your claim, the Victorian WorkCover Authority (WorkSafe) and any WorkSafe Agent acting for WorkSafe in relation to your claim may collect personal and health information about you. WorkSafe and its Agents are required by law to ensure that all people about whom they collect personal and health information are provided with the following information:

WorkSafe is a body corporate established under the Victorian workers' compensation legislation. Agents are appointed by WorkSafe under that legislation to act on its behalf in managing workers' compensation policies and claims for compensation.

Personal and health information about you is collected on this form and may also be collected during the processing, assessing and management of your claim. It may be collected from your current, previous and future employers, other government agencies, credit reporting agencies, health service providers and other persons who can provide information relevant to the claim.

Personal and health information about you may also be collected by solicitors, private investigators, loss adjusters and other service providers acting on behalf of WorkSafe or your employer's Agent. Personal and health information collected about you is used for the purpose of processing, assessing and managing your claim and to verify any evidence you may submit in support of the claim. The information may also be used for one or more of the purposes listed in Victorian workers' compensation legislation for the purposes of legal proceedings arising under that legislation, to assist with your rehabilitation and return to work and to assist WorkSafe and Agents to better manage claims generally.

For the purposes of processing, assessing and managing your claim, WorkSafe and your employer's Agent may disclose personal and health information about you to each other and to the following types of organisations:

- Employees, contractors and agents of WorkSafe and Agents
- Your employers
- Solicitors, medical practitioners and other health service providers, private investigators, loss adjusters and other service providers acting on behalf of WorkSafe or the Agent in relation to the claim
- The Workplace Injury Commission and Medical Panels
- · Any committee established under legislation to advise WorkSafe
- A court or tribunal in the course of criminal proceedings or any proceedings under any of the Acts which WorkSafe administers
- Any other person, organisation or government agency authorised by you, or by law, to obtain the information.

Collection of this information may be required by Victorian workers' compensation legislation. If you do not provide any part or all of this information, your claim may not be accepted or processed. You may request access to personal and health information about you collected by WorkSafe or your employer's Agent by contacting your employer's Agent.

Communicating with you

WorkSafe may use your email address or mobile telephone number for any purpose for which you provide it, including to send you personal and health information relating to your claim. Email and SMS are convenient and consistent methods of communication, but you should understand that they are not completely secure and there is a risk that they could be intercepted, read or modified by others or sent to an incorrect address. If you have any questions, or if you would like to update your contact details or change your preferences for how WorkSafe communicates with you, please contact us via the "Contact us" page on the WorkSafe website: worksafe.vic.gov.au.

WorkSafe's policies for managing personal and health information are set out in its Privacy Policy, which is available from your nearest WorkSafe office or at the WorkSafe website at **worksafe.vic.gov.au**. Information relating to your right to access your WorkSafe claim information is also available at the website.

(*References to 'your claim' include any provisional payments you may be entitled to. If your employer is an approved self-insurer, references to 'WorkSafe' and 'Agent' should be read as if they were references to 'self-insurer' and 'approved agent of a self-insurer'.)

Calculating your entitlement to weekly payments

Weekly payments are calculated based on your pre-injury average weekly earnings (PIAWE), generally in the 52 weeks before your injury. If you have been with your employer for less than 52 weeks, your PIAWE will be your average weekly earnings in the period of actual employment.

What information your employer needs to provide about your earnings

To enable the WorkSafe Agent to calculate your PIAWE, your employer will need to provide details of the following payments made to you in the past 52 weeks of your employment, or if that was less than 52 weeks, in the period of your actual employment.

- Base rate of pay
- · Overtime and shift allowances
- Piece rates, tally bonuses and commissions
- Non-pecuniary benefits including residential accommodation, use of a motor vehicle, payment of health insurance or payment of education fees
- Any salary sacrifice arrangements

Your employer will also need to tell the Agent if, in the 52 week period before the injury, your earnings increased due to a promotion, or if they decreased due to you voluntarily reducing your hours or changing the nature of your work with the employer.

If your earnings include any other items not listed above, please discuss this with your Agent.

Further information

WorkSafe Agents

Agent contact details are all available at worksafe.vic.gov.au/agents

WorkSafe Advisory Service

Deaf, hearing or speech impaired

Helpdesk hours: Monday to Friday 8am - 6pm EST

National Relay Service........1800 555 660

SMS.......0416 001 350

Email.......helpdesk@relayservice.com.au

Information in your language



For translated information and resources visit worksafe.vic.gov.au/choose-your-language, or call 131 450 to speak to WorkSafe with an interpreter.