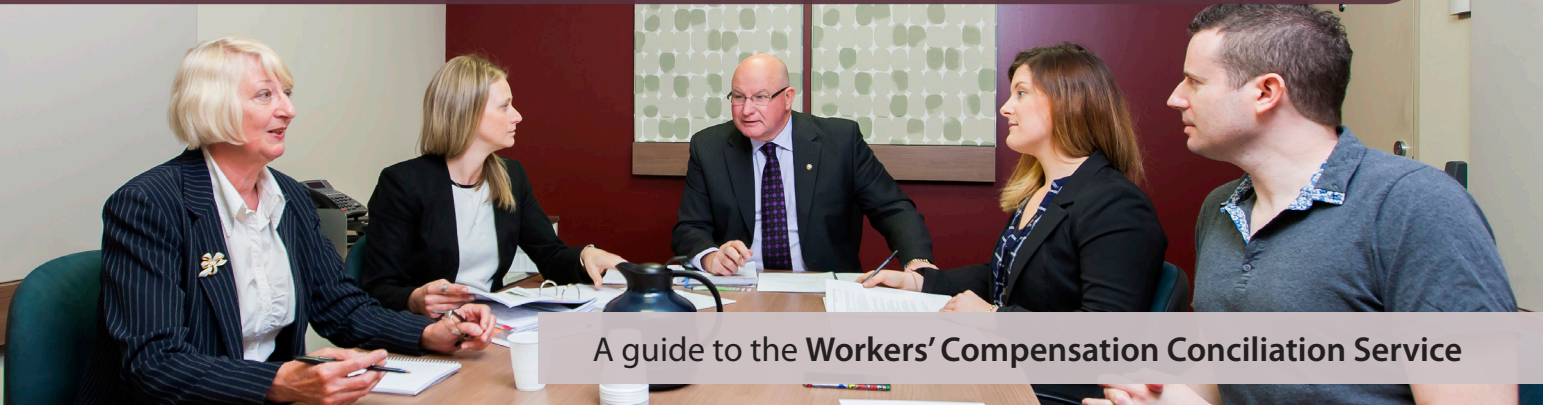


Helping you resolve a dispute through **conciliation**



A guide to the **Workers' Compensation Conciliation Service**

At WorkCover WA, we oversee and regulate the workers' compensation scheme in Western Australia. Most workers' compensation claims are managed effectively between the injured worker, their employer and their employer's insurer. Sometimes things don't go as planned and there's a dispute that can't be resolved without outside help, which is why we offer conciliation.

When and why do disputes occur?

Disputes can arise at any stage of the claim process, and over any number of issues, including:

- liability to pay compensation
- weekly benefit amounts
- medical and related expenses
- a return to work program.

Conciliation can help resolve a dispute in a way that is fair, efficient and cost effective.

How does the Conciliation Service work?

When you apply for conciliation, we'll assign a conciliation officer who will help you and the other parties involved in your dispute reach agreement.

The conciliation officer will be independent and impartial and will advise you on what is likely to happen if you don't reach agreement. In certain situations, the conciliation officer can direct the payment, suspension or reduction of entitlements.

What should you do before applying for conciliation?

You must try to resolve your dispute before you apply for conciliation – when you apply, we'll ask you what you have done to try to resolve your dispute.

How do you apply for conciliation?

To apply, you need to fill out the *Application for Conciliation (Form 100)*, which you can download at **workcover.wa.gov.au**.

You can lodge your completed application by:

- bringing it in to our office at **2 Bedbrook Place, Shenton Park**
- Faxing it to us on **(08) 9388 5690**
- posting it to **WorkCover WA, 2 Bedbrook Place, Shenton Park, WA 6008**
- emailing it to **conciliation@workcover.wa.gov.au** (please note there are limitations and requirements around this method of lodgement)
- lodging it online, via e-lodgement.

If there isn't enough space on the form to answer a question, write your answer on a separate piece of paper and attach it to the completed form, printing the words 'See attachment' in the relevant section of the form. You should also attach any documents that will help explain or support your case.

Remember to keep a copy of your application and attachments for your records.

Who is the 'applicant' and what is a 'respondent'?

You'll find the terms 'applicant' and 'respondent' on the *Application for Conciliation (Form 100)*.

The 'applicant' is the person or organisation making the application. It could be:

- the injured worker
- the employer
- the employer's insurer.

The 'respondent' is the person or organisation on the other side of the dispute. If the applicant is a worker, the respondent is usually the employer. If the case involves more than one respondent, you'll need to complete the *Multiple Respondent Form (Form 105)*.

What happens after you lodge your application?

Your application will be checked to see if:

- you have tried to resolve your dispute (this is a requirement for acceptance of your application)
- you have included all the information we need
- you have complied with the *Workers' Compensation and Injury Management Act 1981* and *Workers' Compensation and Injury Management Conciliation Rules 2011*.

A decision will usually be made within five working days to either:

- accept your application, in which case we will provide copies of all the documents you have lodged (including the application form) to the other parties in the dispute
- reject your application, in which case we will explain why and return all documents.

In rare cases, a dispute will be considered unsuitable for conciliation. If this is the case, we will send you a certificate stating that your dispute is not suitable for conciliation. You are then free to lodge a separate application for arbitration within 28 days. You can find out more about arbitration at workcover.wa.gov.au.

When the application is accepted it will be allocated to a conciliation officer who understands workers' compensation matters and is trained in assisting parties to resolve disputes.

What will the conciliation officer do?

The conciliation officer will work with you and the other parties in your dispute to find a suitable resolution. This may include:

- contacting all parties to discuss the dispute
- arranging a conciliation conference (face-to-face, by telephone or in some circumstances, a video conference)
- explaining how similar cases have progressed and what outcomes you can expect
- making suggestions to help resolve the dispute
- explaining the legislation and providing information about the process
- explaining the strengths and weaknesses of each party's case.

The conciliation officer **will not**:

- take sides with either party
- provide legal advice
- decide the outcome of the case.

What powers does the conciliation officer have?

In some situations, the conciliation officer has the authority to direct the payment, suspension or reduction of entitlements. The directions may:

- require an employer to make weekly compensation payments to a worker (for a maximum of 12 weeks)
- suspend or reduce a worker's weekly payments (for a maximum of 12 weeks)
- require an employer to pay compensation for a worker's medical and other expenses
- vary, suspend or revoke a previous direction.

The conciliation officer can also make orders that would ordinarily be made by an arbitrator, providing all parties agree to it in writing.

How should you prepare for conciliation?

The more prepared you are for conciliation, the better. This means you should:

- think about what it would take to resolve your dispute
- be prepared to talk about how you think the dispute could be resolved
- lodge all reports, documents and other information that relate to your dispute with us when you apply for conciliation or before the conciliation conference
- if other documents become available after making your application, lodge them as soon as you can
- consider taking legal advice, so you are aware of the strengths and weaknesses of your case in advance
- set aside time for the conciliation conference and, if necessary, make arrangements for childminding and other commitments.

All discussions during a conciliation conference are confidential and private. This means that parties can negotiate openly as anything said in a conciliation meeting cannot be used in other proceedings.

Do you need representation at conciliation?

Workers' compensation disputes can be complex, so we recommend you seek advice before applying for conciliation. While it isn't essential, the majority of parties using our service have representation.

Please note that:

- you may incur costs for engaging a lawyer or registered agent
- a family member or friend cannot act as your representative.



How do you engage a representative?

If you would like to engage a lawyer, you should contact the Law Society of WA on 9324 8600. They can recommend firms who regularly work in this area.

Independent registered agents (who are not lawyers, but can represent you at conciliation) are included on the list of Registered Agents which can be found at workcover.wa.gov.au.

If you are a member of a union, your union may be able to provide advice or other assistance.

The amount you can be charged for representation in conciliation is set out in a document called the *Workers' Compensation (Legal Practitioners and Registered Agents) Costs Determination*, which you'll find online at workcover.wa.gov.au. Please ask your lawyer or registered agent about the Costs Determination.

Can you invite a friend or family member to support you?

A conciliation officer can allow a family member or friend to attend conciliation to support you. However, please bear in mind that friends or family members cannot represent you and, normally, they cannot speak on your behalf.

How long does conciliation last?

Once your application is accepted, all parties have 56 calendar days to reach an agreement. Extensions of that time are only allowed in exceptional circumstances.

What happens at the end of the conciliation process?

The conciliation process ends when:

- you and the other parties involved in the dispute reach agreement;
- the conciliation officer believes there is minimal chance of agreement being reached; or
- the 56 day time limit for conciliation expires.

The conciliation officer will issue a *Certificate of Outcome* when the process is complete. The *Certificate of Outcome* will be given to all parties and will include details of:

- the matters in dispute at the beginning of the process
- the matters that were resolved (and the basis of the resolution)
- any unresolved issues and the details of any directions for payment.

If there are still matters in dispute, you can make an application to the Workers' Compensation Arbitration Service for arbitration. Find out more about arbitration at workcover.wa.gov.au.

Where are the conciliation conferences conducted?

Conciliation conferences are conducted at the WorkCover WA building, at 2 Bedbrook Place, Shenton Park, 6008 (corner of Bedbrook Place and Lemnos Street).

If you're driving, please park in the visitors' car park at the front of the building. Alternatively, you can get here by bus or train (we're a 10–15 minute walk from Shenton Park train station).

For people living in regional areas, arrangements may be made to attend the conciliation conference via telephone or video link. Please let us know if you live in a remote or regional area when you apply for conciliation.

What facilities are available during conciliation?

We can provide copies of documents and access to DVD, CD and video facilities. If you need any other equipment, such as a computer, please bring your own.

There are limited options for obtaining food nearby, but drinks and light snacks are available from vending machines.

Please note, we do not offer childminding facilities.

Need help?

For more information or assistance, please:

- call our Advice and Assistance team on **1300 794 744** (8am to 5pm, Monday to Friday) or,
- visit workcover.wa.gov.au

Other ways we provide information

- Audio loop for people with a hearing impairment (48-hours' notice is required).
- Pamphlets and guides in English and other languages.

Do you need an interpreter?

Conciliation Service staff can arrange an interpreter, if you need one. There is no cost for interpreters, but you need to let us know in advance if you need an interpreter during conciliation.

Please note, we prefer to use an independent interpreter, rather than a family member or friend.

Accessibility

You'll find disabled car parking spaces designated in the visitors' car park at the front of the WorkCover WA building. Our meeting rooms are wheelchair accessible.

Disclaimer

This brochure provides general information about the dispute resolution process and the Workers' Compensation Conciliation Service and Workers' Compensation Arbitration Service. You should not act or omit to act on the basis of anything contained herein. In relation to a particular matter, you should seek appropriate legal/professional advice.

This brochure should be read in conjunction with the *Workers' Compensation and Injury Management Act 1981* and *Workers' Compensation and Injury Management Conciliation Rules 2011*. These can be found at workcover.wa.gov.au together with other WorkCoverWA brochures.