

WORK INJURY DAMAGES





WHAT IS A WORK INJURY DAMAGES CLAIM?

If a work injury (physical or psychological) has been caused by your employer's negligence, you may also have a work injury damages claim.

EXAMPLES OF EMPLOYER NEGLIGENCE CAUSING INJURY



FAILURE TO PROVIDE SAFETY EQUIPMENT

Not supplying proper personal protective equipment (PPE) for hazardous tasks.



LACK OF MAINTENANCE

Not repairing or maintaining equipment, leading to malfunctions or accidents.



INADEQUATE TRAINING

Failing to train employees on safe work practices or equipment use.



IGNORING SAFETY REGULATIONS

Disregarding industry safety standards or regulations.



UNSAFE WORKING CONDITIONS

Neglecting to address known hazards, such as faulty machinery or slippery floors.



IGNORING COMPLAINTS RELATED TO WORK-PLACE BULLYING AND HARASSMENT

Not handling complaints or known workplace bullying and harassment

WHAT AM I ENTITLED TO CLAIM?

Past Economic Loss



Past and Future loss of Superannuation benefits



TO MAKE A WORK INJURY DAMAGES CLAIM, CERTAIN CRITERIA MUST BE MET:

Your workers compensation claim has been accepted and you have made a lump sum (whole person impairment) claim for your injuries.

Your injuries equate to a whole person impairment of 15% or more.

Your injury was caused by the negligence of your employer.



WHO PAYS MY LEGAL FEES?

At Law Works, we have a No Win, No Fee* agreement. We will also provide you with a fixed fee agreement which will provide the exact details of our legal fees before you even start your claim. There will be no hidden fees at the end of your claim.

Fees are only payable upon successful completion of your claim.

ARE THERE TIME LIMITS?

YES!

Any proceedings to make a work injury damages claim must be made within 3 years from the date of accident.



Contact Law Works Compensation Lawyers today to ensure you receive easy to understand legal advice and we will navigate the complex legal processes and protect your legal rights throughout the claim.