Form 3.57 Application for arbitration by injured worker

Court Procedures Rules 2006

(see r 3905 (Application for arbitration—by worker)) In the Magistrates Court of the Australian Capital Territory			
No WC	of (year) (Court to complete)		
(name) Applicant			
(name) Respondent			
Applicant(s) (injured worker's details)	full name		
	address		dob
Respondent (employer details—if	name		
more than 1, first respondent, second respondent etc)	address		ABN

Filed for the applicant by:

Respondent's

list all insurers)

insurer(s) (insurer

details—if more than 1,

(the applicant's address for service and telephone number (if any) or, if the applicant is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

name

address

Approved form under Court Procedures Act 2004, s 8

AF2006-494

claim no. (if

known)

	Ap	plicant's	lawyer
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firm name		
address		
telephone	fax/email	
solicitor's name	reference	

The applicant requests an arbitration.

Nature of application

	application for arbitration by injured worker in relation to the respondent's liability for and amount of weekly compensation payable to the applicant		
	(Workers Compensation Act, pt 4.2 (Compensation for personal injury) and pt 4.3 (Weekly compensation))		
	application for arbitration by injured worker in relation to the respondent's liability for and amount of compensation for permanent injuries		
	(Workers Compensation Act, pt 4.4 (Compensation for permanent injuries))		
application for arbitration by injured worker in relation respondent's liability for and amount of medical treatment, do other costs			
	(Workers Compensation Act, pt 4.5 (Compensation for medical treatment, damage and other costs))		
	Other (specify nature of application)		
(Tick e	ach applicable box)		
Date:			
(signat	ture of applicant or applicant's solicitor)		
(name	of applicant or applicant's solicitor)		

Notice to respondent(s)

You must give a copy of this application for arbitration to your insurer not later than 7 days after the day you are served with the application.

You may file an answer to this application for arbitration in the Court not later than 28 days after the day the application is served on you (see r 3913 (Application for arbitration—answer by respondent or third-party respondent).

If you do not file an answer within this time, you are liable to have an award for compensation claimed or other order made against you.

Registrar

Particulars

If there is more than 1 respondent employer, particulars for each employer must be set out on separate sheets headed schedule A, etc, each schedule starting with "particulars of application in relation to the first respondent (second respondent, etc)".

1	(a) date of injury (if over a period of time, state the period as	(a)
	(b) place where the injury happened:	(b)
	(c) work that was being done at the time of injury:	(c)
	(d) how the injury happened:	(d)
2	(a) nature of injury:	(a)
	(b) incapacity for work (state	(b)
	whether total, partial or partial	
	claimed as total and the	
	periods for each):	
3	particulars of compensation claimed:	(a) \$pw from// to/(or continuing)
		(b) \$ lump sum in respect of loss (permanent injury—WCA, pt 4.4)
		(c) \$ medical treatment, damage and
		other costs—WCA, pt 4.5
		(d) \$ other (<i>specify</i>)
4	(a) date of notice of injury:	(a)
	(b) date of claim for compensation:	(b)
	(c) reason for failure to give any notice:	(c)
5	(a) was the applicant directly employed by the respondent employer?	(a)
1		

5	` '	f yes, nature of the applicant's	(b)
		employment at the time of	
		njury:	(a)
		f no, how is respondent	(c)
		alleged to be liable for	
		compensation?	(1)
		f the respondent employer is	(d)
		not the direct employer, nature	
		of work undertaken by the	
		applicant:	
6	` '	applicant's average pre-	(a)
		ncapacity weekly earnings	
		(WCA, s 21 or 22):	
		pre-incapacity floor (WCA,	(b)
		s 39 (5)):	
		applicant's average pre-	(c)
		ncapacity weekly hours	
		(WCA, s 23 and 24):	
		applicant's average weekly	(d)
		amount during periods claimed	
		(WCA, s 40):	
7	payment, allowance or benefit received		
	from the employer		
	during the period of incapacity and the		
	date on which the payment ceased:		
8	if the injury is a disease contracted by		
	a gradual process, the names and		
	address of all other employers by		
	whom the applicant was employed the		
	nature o	f which the disease was due:	

- *Note 1* Further particulars may be attached.
- Note 2 Particulars must be given of any other facts alleged, failure to give which may take the respondent by surprise.
- Note 3 WCA means the Workers Compensation Act.
- medical reports in support of the application attached
- □ copy of injury notice (Workers Compensation Act, s 123) attached (*Tick each applicable box*)