

[REDACTED]

From: [REDACTED]
Sent: Thursday, 19 May 2016 2:03 PM
To: wcreg2016
Cc: [REDACTED]
Subject: Consultation - Draft 2016 Regulation

Consultation – Draft 2016 Regulation

I want to register my objection about the Workers Compensation Regulation 2010 and the Draft 2016 Regulation

It does not address the injustice handed out to thousands of injured workers who had previously been awarded life time reimbursement of medicine and medical expense awarded in the NSW Compensation Court, take away by a simple change the regulation earlier.

My NSW Compensation Court awarded expense reimbursement for life in 1998. It was accepted by myself rather than a lump sum because it was known at the time I would suffer a life time of taking pain relief medication, physiotherapy and the need for many future operations for those injuries. Had it been known that a Court decision could just simply be taken away at the whim of a serving government, a lump sum would have been pursued at the time.

- I submit all NSW Compensation Court awards for medical and medicines costs be reinstated in the 2016 revision.
- I submit that the calculation and way of calculation WPI for industrial deafness has been cut too far in previous amendments.
- I also submit that multiple permanent impairments from an injury or number of injuries from the same employment can be added together to assess WPI not used separately.
- I submit self insurers be given larger penalties if they refuse to do or refuse to reveal results of a WPI assessment, as in my case with [REDACTED] Workers Compensation.

Please feel free to publish my submission without my personal details.

Faithfully

[REDACTED]

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