In the District Court of New South Wales

Certificate of Compliance under Part 24D Rule 4 in respect of claims for compensation referred to in Sections 101, 102 and 103 of the Workplace Injury Management and Workers Compensation Act 1998 (1998 ACT) as modified by clauses 235, 236 and 237 respectively of the Workers Compensation Regulation 2003.

Plaintiff
Family name:
Given names:
Defendant
Name:
Plaintiff's Solicitor
Firm name:
Solicitors name:
DX:
Reference:
Telephone:
Fax:
Address (if not DX):
I certify that the attached application to the Court relates to a claim or claims referred

to in sections 101, 102 and / or 103 of the 1998 Act and that the matter hereinafter stated are true and correct:

Signature (Solicitor for Plaintiff):

Note:

- 1. All irrelevant parts of this form and/or the statements within those parts are to be deleted by crossing them out in their entirety.
- 2. This form must be annexed to the initiating process at the time of filing.

Part 1 (General)

The attached application relates to:

(a) a claim for compensation in respect of an injury received by a coal miner;

The preferred venue for the conciliation of the coal mining claim is Sydney/ Newcastle/ Wollongong

Part 2 (Weekly Payments)

A claim for compensation has been made and

a) 21 days have elapsed after the worker made the claim for that compensation in respect of a claim referred to in Part 1 (b) and (c) above;

OR

b) 28 days have elapsed after the worker made the claim for that compensation in respect of a claim referred to in Part 1 (a) above;

OR

 the Plaintiff seeks an order under section 53 of the Workers Compensation Act 1987 (1987 Act);

OR

d) the claim concerns weekly payments that are the subject of an Award of the Court;

OR

e) the claim concerns weekly payments in respect of an injury occurring before 4 p.m. on 30 June 1987;

OR

f) the claim is exempt from the provisions of section 101 of the 1998 Act by regulation (specify)

Part 3 (Section 66 1987 Act) Permanent Impairments)

A claim for compensation has been made and

 a) 2 months have elapsed after the worker made the claim for that compensation;

OR

b) 14 days have elapsed since a medical panel gave its certificate in relation to the application under section 122 of the 1998 Act by the person on whom a claim for compensation was made

Part 4 (Section 67 (1987 Act) Pain and Suffering)

A claim for compensation has been made and there has been compliance with:

i) Part 3 (a) above,

OR

ii) Part 3 (b) above.

Part 5 (Medical, Hospital and other Expenses)

A claim has been made for compensation:

i) for medical, hospital or rehabilitation expense;

OR

ii) for property damage;

AND

a) 28 days have elapsed after the worker made the claim for that compensation

OR

b) The Plaintiff is entitled to bring proceedings either for weekly payments of compensation or compensation under sections 66 or 67 of the 1987 Act