Foreword

Occupational Safety and Health, Workers Compensation & Injury Management is a key element in the provision of services to people with disabilities. Successful and responsive services are intimately related to the standard of safety, health and well being of all those involved in providing support and assistance to people with disabilities. Requirements on organisations are significant in ensuring a safe place of work exists for those providing the service and those using the service. Safety is everybody's responsibility!

This manual has been developed to provide you with all the relevant policies and procedures related to Occupational Safety and Health, Workers Compensation & Injury Management. Rather than produce a comprehensive manual that duplicates existing information, we have opted on a format that provides you with key subject areas of Occupational Safety and Health and then links the user to the source of that information. Most of the information we need to access, relating to Occupational Safety and Health, is from government departments such as Worksafe or Workcover. This manual will provide direct access to this information electronically under specific subject headings.

We trust that this manual will be a useful resource in ensuring your organisation continues to meet its obligations in relation to Occupational Safety and Health.

I would like to thank NDS WA, Disability Services Commission, Aurenda and Nulsen Haven Training Services for enabling the production of this valuable resource to disability sector organisations in Western Australia.

Gordon Trewern
Chief Executive Officer
Nulsen Haven Association (Inc.)
1.0 Introduction

Occupational safety and health (OSH) is an important part of any business and by protecting staff, clients and others the business can be successful. Safety is seen as everybody’s responsibility and not just that of management.

To assist everybody to take safety seriously, this manual and the safety system has been designed as a catalyst. The implementation and continual monitoring and improvements will ensure safety is just part of what we do.

1.1 Occupational Safety & Health Policy

The organisation has developed an OSH policy. This document outlines our commitment and overall intent and approach to safety within the organisation.

The policy is a living document and has been designed in consultation with employees and management.

1.2 Management Commitment

The organisation has a commitment to creating a safe and healthy work environment through the development and implementation of a safety system.

This commitment exists throughout all levels of management within the organisation.

The organisation sees leadership as a key requirement for success of the safety system.

1.3 Legislative Requirements

The organisation strives to achieve legislative compliance in terms of OSH, by ensuring that all legislation relevant to a specific work-related activity, situation or circumstance is identified and met within your established policies, procedures, processes and/or general practices.

The Regulations detail the requirements or practices that must be adhered to in specific work-related activities, situations and circumstances.

The Occupational Safety and Health Act 1984 can be accessed at www.docep.wa.gov.au then click on QUICK LINKS and then click on Occupational Safety and Health Act and Regulations. Staff and management can then have full access to both of these documents.

Other legislation that may affect a specific work-related activity, situation or circumstances in terms of OSH management, along with relevant codes of practice and/or standards, include:

- Environmental Protection Act (1986);
- Health Act (1911);
- Industrial Relations Act (1979);
- Radiation Safety Act (1975);
- Workers Compensation & Injury Management Regulations (1982);
- Workers Compensation & Injury Management Act (1981); and
- Criminal Code of Western Australia.

1.4 Planning

The organisation recognises that having a planned and systematic approach to the development, implementation and review of the safety system will assist to reduce injuries and achieve objectives.

An annual review will be undertaken to set and/or review objectives, strategies, performance targets and performance indicators designed to achieving a safe working environment.
1.5 Occupational Safety & Health objectives, targets and performance measures

The organisation recognises the importance to measure its performance. This can be achieved by:

- Introducing strategies designed to achieve the objectives;
- Performance targets; and
- Performance indicators.

The organisation understands that the OSH knowledge and skill level of managers and supervisors is critical to the effectiveness of a good safety system and that lack of knowledge could undermine the effectiveness of the safety system.

1.6 Consultation

The organisation recognises that the development, implementation, maintenance and improvement of the safety system are dependent on the cooperation of all employees.

Consultation is about participation and open communication between management and employees. Consultative mechanisms encourage and support this.

Employees provide major input into the safety system, and without which, it can not be successfully implemented or sustained.

The organisation uses various methods of consultation that includes but is not limited to:

- staff meetings
- safety meetings
- notice boards
- newsletters
- information sheets
- messages on pay slips

OSH Representatives

The organisation will, where requested by employees, appoint safety representatives in accordance with the relevant sections of the Occupational Safety and Health Act.

If no request is made from employees, it is understood that it is the decision of the company to determine if safety and health representatives are required. Safety is the responsibility of everyone in the workplace and if responsibility and consultation is effective then the company may not appoint representatives.

If an employee requests that safety and health representatives be elected the company will assist with the election process. The election is by secret ballot. Once elected the company will inform WorkSafe via the Election of a Safety & Health Representative Form. The company will then enroll the person/s into an accredited 5 day Introductory Safety & Health Representative course. Once the course has been completed, the company will inform WorkSafe.

Refer to Part IV – Safety and health representatives and committees of the Occupational Safety and Health Act 1984  www.docep.wa.gov.au

OSH Committee

The organisation is not required to establish an occupational safety and health committee however if there is a request or an established need, one will be formed. A committee is an effective method of consultation and sharing of information.

The organisation requires that all meetings include safety as an agenda item to ensure safety is treated as an important part of the business at all level on an ongoing basis.

Refer to Part IV – Safety and health representatives and committees of the Occupational Safety and Health Act 1984  www.docep.wa.gov.au
1.7 Roles and Responsibilities

The organisation's safety management system depends on everyone understanding their respective roles and responsibilities. Our stakeholders include:

- Chief Executive Officer, Managing Director, or similar;
- Managers and supervisors;
- OSH representative(s);
- OSH committee members; and
- OSH coordinator(s);
- Employees;
- Contractors;
- Clients;
- Volunteers; and
- Visitors.

1.8 Hazard Management

Hazard management is the fundamental function of OSH management.

The organisation has established, implemented and maintains policies, procedures and practices to ensure that:

- all hazards in the workplace are identified;
- the risks associated with those hazards are assessed;
- action is taken to control those risks; and
- the identification, assessment and controls are monitored, evaluated, reviewed and improved.

We actively encourage our employees, clients, volunteers and contractors to report all hazards. It is only through this that the risk can be identified, assessed and controlled to ensure no one is injured.

Hazard identification is everyone's responsibility, not just the responsibility of the employer, or management, or OSH representative(s), or employees, or contractor(s), or client(s), or visitor(s); but of all these people.

Training for employees is ongoing. Hazard forms are used to document the recognised hazards and assist to collect the relevant data to prevent ongoing injury or damage.

There are various methods for identifying hazards. These include:

- Consultation with employees in the workplace. Employees possess the knowledge and experience to best appreciate the hazards that could arise, how they could arise and how to eliminate them;
- Inspection of work places;
- Review of past hazards, incidents and accidents.

The protocol for reducing risk is known as the Hierarchy of Controls which identifies the sequence we should follow in controlling an OSH risk.

The Hierarchy of Controls is as follows:

1. Elimination
2. Substitution
3. Engineering Controls
4. Administrative Controls
5. Personal Protective Equipment

Elimination is the most effective method of risk control as it is the act of completely removing the risk from the workplace.

Example: The total removal of a particular hazardous substance (chemical) from use within the workplace.

Substitution is focused on replacing or introducing new machinery, substances or work practices or processes that will reduce the level of risk associated with the hazard.

Example: Changing a particular chemical used to a less hazardous one.

Engineering controls are associated with changing or modifying the workplace or machinery to reduce the level of risk.

Example: Fitting guards to a piece of machinery, creating a barrier between the person and the hazard.

Administrative controls are about re-organising the way work associated with the hazard is being performed and/or providing instruction, training and/or supervision.

Example: Defined work breaks to address problems of fatigue.

Personal Protective Equipment (PPE) is any item of equipment or clothing that establishes some form of barrier between the person and the hazard.

Example: Gloves, aprons, safety glasses or goggles.
1.9 **Workplace Inspections**

Workplace inspections are an effective method of identifying hazards.

Workplace inspections are the responsibility of the manager. Where there are Occupational Safety and Health representative(s), they will carry out or be involved in the inspections.

Workplace inspections are a formal process used to identify and record hazards, actions required to rectify the hazard and the effectiveness of the actions taken. The responsibility for hazard identification sits with everyone in the workplace and everyone else in the workplace is responsible for inspecting their workplace on an ongoing basis.

Our workplace is any place, where employees, volunteers work or are likely to be in the course of their work.

The organisation recognises that the workplace can take a wide variety of forms, and can include a private residence, other organisations properties and vehicles. Inspections of all of these should also be carried out on a regular basis, at least monthly. Inspections should be carried out on all new clients homes at assessment stage where ever possible. This may not be possible in the case of crisis care however all staff must be adequately trained to identify hazards in these instances.

1.10 **Hazardous Substances**

All hazardous substances and chemicals used will be stored and used in accordance with manufacturer’s instructions. Records shall be maintained of hazardous substances used on all sites.

Where there is an alternative a non-hazardous substance will be used in place of hazardous substances.

Materials Safety Data Sheets (MSDS) will be provided for all hazardous substances. Each site will have a central MSDS Register. Where a new hazardous substance is required it must be approved prior to being introduced to the site. All new hazardous substances must have MSDS supplied. MSDS will be displayed in the work area where the hazardous substances are used or stored.

Employees required to use hazardous substances must be appropriately trained.

Where staff are required to use hazardous substances in a clients home, only approved hazardous substances can be used. Clients will be informed as part of the initial assessment process which chemicals must not be used.

1.11 **Incident, accident reporting and investigations**

The organisations aim is to have no workplace injuries or disease however it recognises that incidents that result in injury or harm can occur even with the best of systems.

Although an incident-free work place is achievable, incidents do occur from time to time. When they do, we need to manage them to ensure that not only the impact on the person or persons affected is minimised, but also that we learn from those events and take appropriate action that those events do not re-occur.

Lessons can be learnt from incidents and accidents. The lessons learnt are an opportunity to take the necessary corrective and preventative actions. This will be achieved through effective reporting and investigating of workplace incidents and accidents.

Incident accident forms are reviewed by management and discussed at safety meetings, staff meetings and other relevant forums.

The organisation investigates incidents and accidents to determine causes and to prevent similar incidents or accidents occurring. The following can be involved in the investigation process:

- the person or persons directly involved or affected by the incident or accident;
- the relevant manager or supervisor directly in control of the workplace or work activity associated with the incident or accident;
- the relevant OSH representative(s) or other employee representative(s);
- people within the workplace with particular technical knowledge or experience of the workplace or work activity associated with the incident or accident; and/or
- external OSH or other specialists.

1.12 **Notification of Certain Injuries and Diseases**

It is a legal requirement to ensure certain injuries and diseases are notified to WorkSafe. This can be done by telephone, email, fax or mail.
Resolution of Issues

Consultative mechanisms involving the organisation and employees will be used to ensure the efficient and cooperative resolution of all issues, including occupational safety and health.

List of Notifiable Injuries and Diseases

Injuries
The kinds of injuries incurred by an employee to be notified by an employer to the WorkSafe Commissioner are —

(a) a fracture of the skull, spine or pelvis;
(b) a fracture of any bone —
   (i) in the arm, other than in the wrists or hand;
   (ii) in the leg, other than a bone in the ankle or foot;
(c) an amputation of an arm, a hand, finger, finger joint, leg, foot, toe or toe joint;
(d) the loss of sight in an eye;
(e) any injury other than an injury of a kind referred to in paragraphs (a) to (d) which, in the opinion of a medical practitioner, is likely to prevent the employee from being able to work within 10 days of the day on which the injury occurred.

Diseases
The type of diseases affecting an employee to be notified by an employer to the WorkSafe Commissioner is set out in column 1 of the Table inclusive of the course of the kind of work set out opposite that disease in column 2 of the Table.

<table>
<thead>
<tr>
<th>Disease</th>
<th>Work</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Infectious diseases:</td>
<td>Work involving exposure to human blood products, body secretions, excretions or other material which may be a source of infection.</td>
</tr>
<tr>
<td>Tuberculosis</td>
<td></td>
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<tr>
<td>Viral hepatitis</td>
<td></td>
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<tr>
<td>Legionnaires’ disease</td>
<td></td>
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<tr>
<td>HIV</td>
<td></td>
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<tr>
<td>2. Occupational zoonoses:</td>
<td>Work involving the handling of or contact with animals, animal hides, skins, wool, hair, carcasses or animal waste products.</td>
</tr>
<tr>
<td>Q fever</td>
<td></td>
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<tr>
<td>Anthrax</td>
<td></td>
</tr>
<tr>
<td>Leptospiroses</td>
<td></td>
</tr>
<tr>
<td>Brucellosis</td>
<td></td>
</tr>
</tbody>
</table>

Refer to Part 2 – General, Division 1 – 2.4 Occupational Safety and Health Regulations 1996
1.14 **Emergency and Evacuation**

The organisation will ensure that evacuation procedures are established, reviewed, and followed. Where practicable, evacuation procedures will be clearly and prominently displayed at the workplace. Where practicable, a diagram showing the location of exits and the position of the diagram in relation to the exits is clearly and prominently displayed. Training will be provided for all staff and volunteers, and where practicable, the evacuation procedure will be practiced regularly.

Evidence and records of drills will be maintained and discussed at safety/staff meetings.

The organisation recognises various forms of emergencies such as armed hold up, bomb threat, fire, etc. Procedures for relevant emergencies have been developed.

1.15 **Training**

The effective implementation and maintenance of our occupational safety and health system is dependent on the competency of our people. Training is one important means of ensuring that the appropriate competencies to achieve occupational safety and health objectives are met.

Planning training is an important part of the process. A training needs analysis and training plan has been established to achieve this.

An OSH induction forms a significant part of our OSH training and our consultative mechanisms.

All employees, volunteers, and where applicable, our contractors are included in the induction process.

1.16 **Preventive Maintenance**

The organisation is committed to ensuring equipment and machinery is well maintained. A maintenance register forms part of the process. Maintenance is as per manufacturers specifications unless this is deemed as inadequate.

1.17 **Record Keeping and Verification**

Record keeping and reporting is the key to any effective OSH management system. The data collected allows us to track and report our performance. It also provides the raw material for decision-making on the maintenance and improvement of our systems. The records assist to determine the extent to which we can successfully measure and evaluate our OSH management system.

Records kept may include:

- hazards forms;
- incidents, accident forms;
- the results of incident, accident investigations;
- corrective and preventative action implemented within the workplace;
- OSH training records;
- safety and health information about equipment/machinery within the workplace;
- maintenance register;
- all safety and health related policies, procedure, processes and practices;
- results of internal and external OSH management system audits/assessments and management reviews;
- meeting minutes; and
- Chemical and M.S.D.S. Register

**Measurement, monitoring and evaluation**

Measurement and evaluation involve our system's control function or feedback mechanisms. Measurement and evaluation activities ensure that the performance of our system is in line with our OSH policy, and that we are achieving our specific objectives.

By monitoring and measuring the performance indicators of each objective contained within our plan, and evaluating those against the corresponding performance targets, we can determine whether or not our objectives are being or have been achieved.
Audits and assessments are another way to measure and evaluate our system. Internal and external audits or assessments may be carried out on a periodic basis. The results of such an audit or assessment will confirm whether the system possesses all the necessary components, and whether they have been effectively implemented.

**Continuous Improvement**

Continuous improvement of our OSH system is achieved by reviewing the system based on the result of your measurement and evaluation processes, and making changes to the system according to those results.

Our continuous improvement is achieved when:

- we identify areas of opportunity for improvement of our OSH management system which leads to improved OSH performance;
- we determine the root cause of non-conformance or deficiencies;
- we develop and implement plans of corrective and preventative action to address root causes;
- we verify the effectiveness of the corrective and preventative actions;
- you document changes in procedures resulting from process improvement; and
- we make comparisons between objective and the associated targets.
**Workers’ Compensation and Claims Management**

**1.0 Legal Obligations**

All employers must have a current workers’ compensation policy for all of its workers. This policy covers workers for work related injury and illness.

The organisation will ensure all aspects of the Workers’ Compensation and Rehabilitation Act 1981 and Regulations are complied with.

**2.0 Policy**

The organisation is committed to providing the best possible care for workers if they have been injured at work.

**3.0 Recruitment**

The recruitment of suitable people for positions is recognised as an important part of any company process. If a person is not physically suited to the requirements of a position it can cause or aggravate injuries. With this in mind the organisation takes care to identify any such risks.

No person will be discriminated against however if there is any doubt as to the suitability of an applicant, a medical review will be undertaken to determine if any breaches of Duty of Care are at risk. If a medical practitioner determines that an applicant is at high risk based on there medical conditions then the person will not be considered for that position. If there is a different position that the person is physically able to perform then that role will be offered.

**4.0 What to do if an injury occurs**

If an injury occurs the organisation has a process which is followed. This ensures all parties have a clear understanding of the requirements and desired outcomes.

**5.0 Workers Compensation**

The company is aware of their rights in directing and guiding the insurer and participating in claims management activities. It is the right of the organisation to instruct the insurer to act on their behalf. Generally the company will manage wherever possible their own workers’ compensation claims and injured workers with the assistance of the insurer and if required an external expert consulting company.

The following steps outline some of the processes involved in claims management:

1. Immediately upon becoming aware that an employee has sustained an injury, the Supervisor/IRC should:
   - Arrange for suitable medical treatment/transport to hospital
   - If likely to be lost time, notify the manager
   - Arrange completion of claim form 2B (send within 24 hours)
   - Initiate rehabilitation procedures

2. Once the claim is established and rehabilitation has commenced, regular conversations will be held with the insurer. This will include the following exchange of information:
   - Supervisor/manager outlines workers current status (hours, duties, treatment being received, progress, etc).
   - Insurer outlines their information (medical reports, accounts being received, medical appointments, etc).
6.0 Claims Lodgment

All workers injured at work are entitled to lodge a workers compensation claim. In order for this to occur the worker must complete a 2B Workers’ Compensation Claim form which will be provided by the organisation. In addition to this, the injured worker is required to provide a first Medical Certificate from the treating general practitioner.

The organisation will then complete an employers report and forward the original copies of these forms to their insurer. Copies of all such documents will be maintained and filed in a secure and confidential location.

The organisation understands that it has three working days once the documentation is received from the injured employee to lodge the documentation with the insurer. Failure to do so may result in fines from WorkCover.

7.0 Liability

Liability of the claim is not accepted until the insurer notifies the organisation in writing. Until such time, the organisation will not and cannot make any payments or make any statements of acceptance.

The insurer may accept, pend or decline a claim.

8.0 Return to work process

If at any time, any of the medical certificates (first Medical, progress certificates) state that the worker is fit to return on alternate duties, the organisation will provide alternate duties. This is a legal requirement.

In order for this to occur, the organisation will complete a Return to Work Program. The program will comply with the restrictions outlined by the doctor for the injured worker. If any queries exist a representative form the organisation will contact the doctor to clarify any of the restrictions.

3. Supervisor/manager and insurer agree on an action plan with the goal being to return the injured employee as close as possible to pre-accident status (both health and job related). This may include the following:
   - Referral to Consultant Doctor to determine if any additional treatment is required.
   - Referral to Consultant Doctor for recommendations to finalise the claim (eg if claim is long standing, ongoing treatment).
   - Arrangement of specialist review.
   - Request for final certificate or statement of recovery (if employee recovered).
   - Other actions as deemed necessary.

4. If the employee has a Second Schedule entitlement (for permanent total or partial disability), the insurer must obtain the degree of disability from the doctor and offer payment to the worker. The issues involved in accepting a lump sum payment, or in refusing it, will form part of ongoing training that all Supervisors will receive. These issues must be discussed with the employee. A Second Schedule or acceptance of redemption will finalise the claim and the employee cannot receive any further payments in relation to that claim.

If the employee is assessed as never being able to return to their pre-accident duties, discussions with the insurer and Aurenda regarding the following should occur:
   - Suitable duties program to be maintained whilst assessment is occurring. Arrange for vocational assessment (through claims management meeting) to determine re-training options. Retrain employee, if possible; offer work trial in new area for 6-8 weeks. (Note: This must be a WORK TRIAL, not a job offer.)
   - If a work trial or permanent position is unavailable within the organisation, the Insurer and Rehabilitation Provider will arrange external work trial and/or permanent placement. Exploration of placement options should occur.

5. Supervisor/manager, where necessary to participate in all doctor meetings, informal settlements, conciliation and review hearings and conferences.

   Supervisor/manager to keep detailed records and file notes on each injured worker. All conversations to be recorded on the file and to be kept in a locked cabinet.

   Supervisor/Manager to keep insurer regularly informed on progress on each and every open claim.
Once clarified, the return to work program will be forwarded to the doctor, signed by the employee and supervisor as acknowledgement that they understand the duties outlined and that no other duties will be undertaken. A copy of the return to work program will also be forwarded to the insurer.

If at any time this process is not clearly understood, the organisation will seek assistance from an external consultant specializing in this area, our insurance broker or the insurance claims manager.

9.0 Payments

The organisation understands that no payments can be made on behalf of the injured worker until such time that they have received formal notification from the insurer that the claim has been accepted.

The organisation will ensure that the injured worker understands their rights and responsibilities.

If the worker has any entitlements (annual leave or sick leave) they can chose to be paid those entitlements until such time as liability is determined. The worker must clearly understand that if liability is accepted the entitlements will be reversed, however if liability is declined they will not.

No payment of accounts will be made on behalf of the worker until liability is accepted.

Where Can I Get Help?

AURENDA

Aurenda is an organisation that provides assistance in the areas of Occupational Safety and Health and Injury Management. Contact:

Norma Cox
Aurenda
1300 130 310
www.aurenda.com
Email: ncox@aurenda.com
Mob: 0438 884 739

WORKSAFE (WA)

WorkSafe Western Australia is the State Government agency responsible for administering work safety and health laws. WorkSafe Western Australia undertakes a wide range of regulatory activities as well as industry and community awareness programs. Contact:

5th Floor, 1260 Hay Street, WEST PERTH WA 6005
Tel: 1300 307 877  Reception: 08 9327 8777
Email: safety@dosep.wa.gov.au
Postal Address: PO Box 294, WEST PERTH WA 6872
www.worksafe.wa.gov.au
Office hours are 8:00am to 5:00pm Monday to Friday

Accident Reporting (24 hours)

Reporting of work-related deaths and specified work injuries and diseases.

Freecall: 1800 678 198
### Library

Enquiries about information resources held by the WorkSafe Western Australia Library including training videos. The library is open between 9:00am to 4:00pm, Monday to Friday.

Tel: 08 9327 8742  
Email Address: wslibrary@docep.wa.gov.au

### Publication Orders

Ordering of publications issued by WorkSafe Western Australia and the WorkSafe Western Australia Commission.

Tel: 08 9327 8775  
Fax: 08 9481 8428  
Email Address: publications@worksafe.wa.gov.au

Internet Enquiries  
Enquiries about the Worksafe web site.  
Email Address: online@docep.wa.gov.au

Enquiries about the SafetyLine Institute service on the Internet.  
Tel: 08 9327 8745  
Email Address: institute@docep.wa.gov.au

### Regional Offices

**Bunbury**  
8th Floor, 61 Victoria Street, BUNBURY WA 6230  
Tel: 08 9722 2888

**Karratha**  
Unit 9, Karratha Village Shopping Centre Sharpe Avenue, KARRATHA WA 6714  
Tel: 08 9185 0900

**Geraldton**  
50-52 Durlacher St, GERALDTON WA 6530  
Tel: 08 9964 5644

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### WorkCover Western Australia

WorkCover WA is the statutory authority responsible for the administration of the Workers’ Compensation and Injury Management Act 1981 and regulations.

The Information provided in this brochure is intended to be a brief introduction to the Workers’ Compensation and Injury Management Act 1981.

Additional information services and publications can be obtained by telephone or in person from:

- 2 Bedbrook Place Shenton Park  6008  
  Tel: 08 9388 5555  
  Fax: 08 9388 5550  
  Advisory Services: 1300 794 744  
  TTY (hearing impaired): 08 9388 5537  
  Website: www.workcover.wa.gov.au  
  Email: postmaster@workcover.wa.gov.au

Advisory Services is a telephone information service which provides general information on workers’ compensation & injury management.

### WorkCover WA Info line

Provides general information over the telephone to all parties on their rights and duties under the Act, without offering legal advice.

### WorkCover WA Enquiries Officers

Are available to meet face to face to discuss issues and provide general information on the legislation, without offering legal advice.

### WorkCover WA Rehabilitation Review Unit

Provides independent specialist advice on injury management and vocational rehabilitation matters, and facilitates informal resolution of issues and concerns.