**RRTW PLAN**

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| **Name of worker** | **Claim number** |
|  |  |
| **Commencement date** | **Completion date** |
|  |  |
| **Date of birth** | **Date of injury** |
|  |  |
| **Nature of injury** |
|  |

|  |  |
| --- | --- |
| **Pre-injury employment** | **Preinjury days and hours** |
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| **Return to work goal** |
| [ ]  (i)The worker’s return to the pre-injury employment with the pre-injury employer[ ]  (ii)The worker’s return to different employment with the pre-injury employer[ ]  (iii)The worker’s return to the pre-injury employment but with a different employer[ ]  (iv)The worker’s return to different employment with a different employer[ ]  (v)The worker's return to independence within the community |

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| --- | --- |
| **Goal**: |  To improve function with daily living tasks and to identify suitable work options by 31.05.2024 |
| **Actions to complete this goal:** | **Party responsible for this action:** | **Due Date:** |
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| **Treatment** **Plan**  |
| **Treating party**  | **Frequency of treatment** | **Treatment plan modality** |
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| **Preparation details** |
| Prepared by:  | Telephone:  |
| Position: Injury Management Business Partner | Email:  |

**IMPORTANT NOTICE**

**For workers**

Whilst we want to support you, there are some legal obligations that we need to alert you to and they are:

• You must comply with the agreed actions in your recovery/return to work plan to keep receiving income support weekly

payments. Our agreed actions are tailored to help you with your recovery and return to work.

• A failure to comply with an obligation under a recovery/return to work plan may lead to the discontinuance of your weekly

payments (see section 48(3)(d)(ii) of the Return to Work Act 2014).

This is not a desired outcome; we want to support you to achieve your goals as outlined in this plan.

• An application for a review of a provision of a recovery/return to work plan may be made but it does not suspend obligations

imposed by the plan pending a determination of the review.

• A refusal or failure to undertake work that has been offered and that the worker is capable of performing, or to take

reasonable steps to find or obtain suitable employment, may lead to the discontinuance of payments (see section 48 of the

Return to Work Act 2014). This may also occur if a worker obtains suitable employment and then unreasonably discontinues

the employment.

**For employers**

Your support is important to help your employee realise the health benefits of work. As an employer, you also have some legal

obligations and they are:

• You must comply with this recovery/return to work plan to help your worker to recover and return to work. If you do not, we

may impose a supplementary payment.

• Failure to co-operate with the implementation of a recovery/return to work plan or to provide suitable employment for an

injured worker may be considered as appropriate grounds to impose a supplementary payment (see section 147 of the Return

to Work Act 2014).

• An application for a review of a provision of a recovery/return to work plan on the ground that the provision is unreasonable

does not suspend obligations imposed by the recovery/return to work plan until a review authority makes a decision to

modify the plan, if at all.