WELCOME TO THE WORKPLACE

A work health and safety guide for new workers

WorkSafe Tasmania
Department of Justice
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Please note

This information is for guidance only and is not to be taken as an expression of the law. It should be read in conjunction with the Work Health and Safety Act 2012, the Work Health and Safety Regulations 2012 and any other relevant legislation. To view, go to the WorkSafe Tasmania website at worksafe.tas.gov.au

Under these laws, the term ‘Person Conducting a Business or Undertaking’ or ‘PCBU’ is used rather than ‘employer’. However, for simplicity, we have used employer in this guide.

We welcome your feedback on this guide. Send to: wstinfo@justice.tas.gov.au
Who is this guide for?

Welcome to the Workplace is for new workers of any age or situation:

• someone starting their first job either full-time, part-time or casual
• someone re-entering the workforce after a break for study or family commitments
• someone going to a new department, workplace or location within the same company
• a trainee or apprentice
• someone changing careers
• a work experience student, vocational education and training (VET) student or a student doing workplace learning programs while still attending school.

Mention the term ‘new worker’ and many people think of someone straight out of school. As you can see, that’s not always the case.

What’s this guide about?

Welcome to the Workplace introduces some of the work health and safety aspects of being a new worker.

Both you and your employer (in the Work Health and Safety Act 2012 they are called ‘Person Conducting a Business or Undertaking’ or PCBU) have important roles and responsibilities for protecting the health and safety of yourself and of others while you’re at work. This guide will tell you about these. There’s also information about wages and conditions of your employment.

Keep Welcome to the Workplace as a useful reference to these issues.

Your employer or supervisor may work through this information with you, perhaps in a staff meeting or training session.

Find more on our website

To find an overview of this information and other resources, go to worksafe.tas.gov.au and search for ‘new and young workers’.
This section gives you some pointers for settling into your new workplace.

**Welcome to the workplace**

As a new worker, you’re probably full of nerves and excitement. You’re probably eager to fit in and impress your new boss and workmates too.

There’s a lot to learn when you start a new job. Chances are your workplace will feel a little strange and different. It’s often difficult trying to remember everyone’s name let alone what they do and where they fit in the workplace.

Maybe there are tools, equipment and chemicals you’re not familiar with. Perhaps you’re unsure exactly how to do your work tasks and you haven’t had any training or information yet.

You may also be reluctant to ask questions or raise any concerns you might have about work health and safety. After all, you don’t want to look like a troublemaker or like you can’t do your job.

All these factors can actually put you and your co-workers at a greater risk of suffering injury or illness at work.

**Take the stress out of being a new worker**

Here are some pointers to get off to the right start in your new job, and make life a little easier. Some are courtesy. Some may be covered by your employer in the induction or training meetings that introduce you to your new workplace. If they aren’t, ask your employer, your supervisor, or your new workmates.

Some are related to work health and safety, so think about the reasons for doing these and the dangerous consequences if you don’t.

If you’re unsure of anything, ask. Remember the only stupid question is the one that isn’t asked.

- Find out your work hours. Arriving late and leaving early probably won’t win you any points.
- Find out what people would like you to call them. It may not be right for you to call the boss by their nickname!
- Find out how to let your boss or supervisor know if you’re sick or not coming in to work. Do they prefer to speak to you in a phone call? Or is it okay to send a text?
- Check your clothing, footwear or uniform requirements.
- Find out if you need to wear an identification badge or security pass or carry a security key.
- Remember confidentiality. Some information is ‘for the workplace only’.
- Watch out for the office gossip or politics.
- Find out about tea breaks and rest breaks.
- Find out your workplace’s smoking policy and obey the laws about smoking in the workplace. Find out which areas are smoking zones.
- Find out which areas are eating zones.
- Find out if you need to wash up your own lunch or tea things (most workplaces have an unwritten rule: ‘you make a mess, you clean it up’). Find out about the tea room roster.
- Find out if you should bring your own mug and even your own tea, coffee, sugar or milk. Maybe there’s a tea fund or coffee club you can contribute to.
• Check which office equipment is okay to use. If you need to borrow anything from anyone, make sure your return it how you found it.
• Find out if your workplace has rules about using your mobile phone and other devices, social media use, playing computer games or surfing the net. This includes making or receiving private phone calls and texts while at work.
• Make sure your chatting doesn’t distract your co-workers.
• If you share an office or work area, ask your co-workers before you change things around.
• Find out if there is a locker, drawer or cupboard to store your personal belongings while you’re at work.
• If you’re tidying up, don’t throw anything out without checking if it’s important or not. You might also check where it should be filed, stored or properly disposed of.
• Ask if it’s okay for your family or friends to visit your workplace, and how they should do so.
This section is about the information and training you need in work health and safety and the conditions of your employment.

**Induction**

You should receive an induction when you start a new job. This may begin on your first day as a welcoming chat or a more formal meeting. You’ll learn about the company and people you work for, their business or industry, and their customers. You’ll also learn about the conditions and rules of your employment, and work health and safety in your workplace.

An induction is just as important if you are working for the same company but just moving to a different department or workplace location.

After the initial meeting, most inductions continue over a period of weeks or months and are followed up with on-going training.

At your induction your employer or supervisor should tell you:

- how work health and safety is managed in your workplace
- your workplace’s work health and safety policy and safety committee
- any hazards and risks involved with your job, and the strategies in place to control these
- the safe systems of work (procedures)
- how to use, store and maintain the chemicals, equipment and personal protective equipment you’ll use
- the procedures and forms for reporting workplace hazards, accidents, near misses, injury and illness
- the emergency procedures, exits and equipment; and the first aid facilities
- the conditions of your employment.

**Know your physical workplace**

You should be shown:

- facilities like toilets, meal rooms, first aid rooms and kits
- emergency procedures, exits and equipment
- safety signs, symbols and safety controls. Assessors and RTOs have an obligation to the community to conduct business diligently, efficiently, honestly, impartially and with integrity and must act in a manner to maintain public confidence and trust. Unethical or improper behaviour or any form of corruption is not acceptable.

**Meet the people you’ll work with**

You should be introduced to the people you can talk to about work health and safety. These could include your:

- supervisor
- co-workers
- work health and safety representative
- employer or manager
• fire warden
• first aider
• union representative.

You should also find out what level of supervision you can expect and who you are directly responsible to (if this is not your supervisor).

Training

Your employer will work out what skills and knowledge you need to work safely. They will consider the skills and experience you already have and how you can build on this.

Your training will also take into account your kind of workplace, the type of work being done and the equipment you use.

You’ll probably need new training if there are changes to your workplace or your tasks and responsibilities. For example, if your employer receives new information about chemicals or equipment you use, you may need more training to make sure your work health and safety knowledge and skills remain up to date.

Conditions of your employment

Your position description

When you start a new job you should be told what’s required of you, with:
• a job description that outlines your key tasks
• a list of the skills and experience you need to do your job
• an outline of how your progress will be assessed and who will assess you.

Your employer should also tell you:
• the name of the award or registered agreement that applies to you
• your grade or classification
• whether you’re full time, part time or casual
• your rate of pay.

It’s best that you’re given this in writing.

Awards

For the most part, your workplace will be covered by a state or federal award or registered agreement. Awards contain your legal minimum entitlements for things like your wage rates, annual leave, sick leave and hours of work and termination of employment.

If you’re employed by the State Government you should contact your human resources section and/or union for any queries about your award conditions.

All other workers in Tasmania with questions about their award conditions should contact Fair Work Australia on 13 13 94 and/or their human resources section or union.
Unions

It is against the law for anyone to try to prevent you from joining a union. It is also against the law for anyone to force you to join a union.

You have an absolute right to choose whether or not to belong to a union, and to do so without threat. Union members have an unqualified right to be represented by that union.

You also have the right to take part in the affairs of the union and act as a union official or representative.

It is against the law for your employer to dismiss or threaten to dismiss you, or to victimise you in your job because of your involvement with a union or union affairs. Discrimination in the workplace because of your membership, or non-membership, of a union is an offence.

To find out more about unions, call Unions Tasmania on 6216 7600 or go to unionstas.com.au.
This section tells you about work health and safety legislation: who and what it covers.

**Work health and safety legislation**

Work health and safety isn’t just about your employer being kind or caring, they are legally required to protect your work health and safety in the workplace. If they don’t they are breaking the law and can be prosecuted.

Tasmania’s work health and safety legislation includes:

-  *Work Health and Safety Act 2012*
-  *Workers Rehabilitation and Compensation Act 1988* (this applies if you suffer a work related injury or illness).

These laws set down the rules for employers and workers to follow and are intended to improve work health and safety in the workplace.

For example, the *Work Health and Safety Act 2012* makes it clear who is responsible for work health and safety. As this guide shows you, everyone is responsible for improving and protecting your work health and safety, not just your employer or supervisor but also you and your co-workers.

It’s not just people in your workplace who have work health and safety obligations. Contractors and self-employed people; designers, manufacturers and installers of plant; manufacturers, importers and suppliers of substances; and people in control of workplaces must also do what’s reasonably practicable to ensure work health and safety.

**What do these laws cover?**

Some of the issues they cover include:

-  your right to get involved in work health and safety
-  the storage and handling of hazardous chemicals
-  what should happen if you suffer an injury at work
-  the training requirements of employers and workers
-  the licences required to operate certain equipment or perform certain tasks.

To find the work health and safety laws go to worksafe.tas.gov.au and search for ‘acts and regs’.
This section explains how everyone is responsible for work health and safety, not just your employer or manager, but also you and your co-workers. You'll learn how working together is an important part of improving work health and safety.

Your employer's responsibilities

Your employer must provide you with the following workplace conditions and items.

A safe work environment

Making your workplace safe means your employer must identify any hazards that may be present, such as unguarded machinery, chemicals, inadequate lighting levels, and poor ventilation.

It also means making sure there's no initiation horseplay or hijinks; these can be dangerous, intimidating or stressful. Playing games with equipment, machinery and tools can also be dangerous.

Safe systems of work

These are procedures that outline the safe way of doing your work.

Safe plant and substances

Your employer must make sure that any plant, equipment or substances used in the workplace are used, stored, packaged, transported, maintained, repaired and disposed of safely.

Information

This is information that relates to your work tasks, so you understand the hazards you may be exposed to when doing them. Your employer should also tell you about any other hazards that may exist in the workplace and include you in any discussions about health and safety.

Training

Training should focus on giving you the skills and knowledge you need to do your job safely.

Supervision

You should be supervised to make sure you're doing your work safely and according to your workplace's safe work procedures.

Protective equipment

You should be provided with personal protective clothing or safety gear if there are hazards in your workplace that can't be completely removed. This includes overalls, helmets, boots or other specialised footwear, glasses and goggles, respirators and masks, gloves, and ear muffs.
Your responsibilities

There are things you need to do to contribute to a safe workplace too. You must:

• obey all reasonable instructions
• follow the safe procedures for doing your job
• use any equipment (including personal protective equipment) safely and correctly
• not put yourself or your co-workers at risk
• report hazards, incidents or near misses
• work with your employer and co-workers to improve work health and safety at your workplace.

Your rights

Your employer’s responsibilities are closely linked to your rights. As a worker, you have the right to:

• work in a safe workplace
• work in a safe manner
• ask questions and raise concerns about work health and safety
• get information, be supervised and trained
• be involved in work health and safety.

Your right to refuse work

If you believe the work you are doing is dangerous and there is an immediate risk to your health and safety you can refuse to do the work. It is against the law for your employer for fire you for this.

The first thing you must do is tell your employer, supervisor or work health and safety representative about your concerns.

Your employer is responsible for assessing the risk and working with you to find a solution to the problem.

In the meantime your employer should give you other work to do away from the danger.

You are still entitled to the same pay and benefits you usually get unless you leave the workplace without your employer’s okay or refuse to do the other work they have suggested.

Who to see about work health and safety

Your supervisor

Your supervisor must provide you with information about work health and safety and show you how to do your job safely. They should make sure you understand these things by regularly checking or watching you or asking you questions.
A health and safety representative (HSR)

Your HSR represents you and your co-workers when dealing with your employer or manager on work health and safety issues. They encourage safe working practices and tell you about any work health or safety hazards that they know about. Any worker in a workplace can request the election of an HSR. An employer who receives such a request is then obliged to facilitate the election. The HSR has a right to be trained in their role and simply needs to request their employer to arrange the training. This training must be done during normal working hours.

Health and safety committees

If the HSR or five or more workers at a workplace request the formation of a work health and safety committee then their employer is required to establish one. This group brings managers and workers together to discuss and settle health and safety issues affecting your workplace.

Others

Your employer may also employ a work health and safety officer to oversee work health and safety at your workplace. Your human resources officer may also be helpful. You should also know who your fire warden, first aider and union representative are.

Get talking

It’s important to talk with people at your workplace, discuss issues and situations, and share information. Some of your co-workers will have different experiences and knowledge. As a new worker, take the opportunity to learn from them and be safe.

What can you say?

Perhaps you’re unsure how to raise a work health and safety issue with your supervisor or health and safety representative. You could say or ask:

- I don’t feel safe using that equipment by myself just yet.
- Is there training I can do so I know I’m using these chemicals safely?
- Using that machinery makes me feel like I might hurt myself or others.
- Could someone show me how to do this task correctly and safely?
- Could we go through the instructions for doing this task once more?
- I’m not sure what the safest way to do this task is.
- What protective equipment could I use when doing this so I don’t hurt myself?
- What can I do to make sure I don’t injure myself doing my work?
- You can’t be sacked for raising work health and safety issues. So if you don’t know — ask.
What can you do?

There are ways to get involved in work health and safety in your workplace. You could:

• talk to your co-workers and gain their support and interest in work health and safety
• talk about your work health and safety concerns at staff meetings
• call the WorkSafe Tasmania Helpline on 1300 366 322 for information and facts about work health and safety issues that affect your workplace
• leave this kind of information in your lunch room where your co-workers can read it; show it to your supervisor, work health and safety representative or committee.
This section gives you an overview of managing and dealing with hazards in the workplace.

There are situations where you can make the changes yourself (for example, picking up a lead someone could trip over; or cleaning up a spill on the floor) but sometimes it isn’t possible for you to take direct action. If you can’t make the changes yourself, tell someone who is able to fix the problem: your employer, supervisor or health and safety representative.

Most likely your employer or supervisor will involve you as they work through these four SAFE steps.

The SAFE steps

The best way to prevent injuries or illness in your workplace is to find the hazards that could cause injury or illness and fix them.

Your employer can do this by following these four SAFE steps:

**Step 1 — Spot the hazard**

A hazard is anything that has the potential to cause injury, illness or damage to your health.

A hazard presents the risk of injury when a worker is exposed to it. Think of a large heavy box. It is only a hazard that presents a risk of injury if you try to move it.

Hazards can be biological (such as diseases), chemical, ergonomic (such as manual handling jobs), physical (such as noise), psychological (such as bullying) and radiation (such as ultraviolet radiation).

When spotting hazards, your employer may ask you which tasks you find dangerous, tiring, difficult or painful. They may watch you do your job to work out the hazards.
Step 2 — Assess the risk

A risk is the likelihood of a hazard causing injury, illness or damage to your health.

Remember that large heavy box? Maybe it has no handles on it and you’re lifting it down from a high shelf. There’s a high risk that this task will cause you to strain and injure your body. How you move the box also influences how likely you are to get hurt. Lift and carry the box by yourself and there’s a higher chance of suffering a body strain injury; use a removalist trolley, and there’s a much lower risk of hurting yourself.

To work out if a job is high risk, low risk, or somewhere in between, your employer might ask:

- how severe could the injury or illness be?
- what’s the worst possible damage the hazard could cause to your health?
- would it require simple first aid only? Or cause permanent ill health or disability? Or could it kill?
- could it happen at any time or would it be a rare event?
- how often and how long are you exposed to the hazard?

Step 3 — Fix the problem

Your employer will now look for ways to fix the problem. This involves looking for ways to remove or reduce risks to an acceptable level (though they should always try to remove a hazard from your workplace completely).

Some solutions are better than others. Sometimes a combination of more than one solution can be used to reduce your exposure to hazards.

Your employer should involve you by discussing how these solutions would suit your workplace.

Step 4 — Evaluate results

This is an important step you might be asked to get involved in. Your employer may ask you:

- are the changes making a difference to your work?
- what do your co-workers think?
- do the solutions reduce risks and prevent injury or illness in your workplace?
- do they create new hazards or increase the risk of existing ones?

Perhaps you and your employer can even see ways to make further improvements.

Don’t sit back and relax, though. Workplace injury and illness can occur at any time. Your employer needs to do these four SAFE steps in your workplace regularly.

To find out more about this process go to worksafe.tas.gov.au and search for ‘four steps’.
This section tells you about other workplace issues you may face in the workplace: stress, bullying, and alcohol and other drug misuse.

**What are hidden hazards?**

Some hazards in the workplace are obvious: noise, heat, vibration, poor housekeeping, chemicals, lifting, and tools or machinery.

Some are less obvious; these could be called hidden hazards. They are:

- workplace bullying
- alcohol and other drug misuse
- workplace stress.

These hidden hazards may directly affect a person's physical or mental health, causing illness or disease. They may indirectly put other people at risk of a workplace incident or accident, caused by inattention, fatigue, depression, physical illness or bad judgment.

A hidden hazard may exist by itself or it may develop with other hidden hazards. For instance a person who is under constant and significant pressure to meet unreasonable deadlines may become stressed. They might release their stress by bullying a co-worker or by drinking. The effects of all of these can spread throughout the workplace.

Just as your employer must manage physical hazards they also need to reduce or remove the risks these hidden hazards pose to work health and safety.

**What is workplace bullying?**

Workplace bullying is defined as repeated and unreasonable behaviour directed towards a worker or a group of workers that creates a risk to health and safety.

- Persistent and repeatedly aggressive behaviour that makes you feel victimised, intimidated or humiliated.
- Physical abuse (this is also a criminal offence).
- Repeated verbal abuse, including yelling, screaming, personal comments, offensive language and sarcasm.
- Inappropriate and unreasonably vindictive, offensive, cruel or malicious behaviour.
- Gender or racial discrimination, sexual harassment.
- Having your personal belongings, tools or equipment hidden or tampered with.
- Initiation practices.

**Who is at risk?**

- Young or new workers.
- Older workers whose skills and experience are not appropriately valued.
- Anyone who's seen as 'different': for example, workers who speak a language other than English, a female worker in a mostly male workplace, workers with a different sexual preference to others.
- People working in the education, community services, healthcare and service industries. These workers are particularly at risk from violent clients, patients or customers.
Who are the bullies?

• An employer, manager or supervisor in a position of authority.
• A co-worker, especially if they have authority (real or perceived) over the co-worker they’re bullying.
• A client, patient or customer.

How does bullying affect work health and safety?

There may be increased accidents and injuries. Work health and safety can be affected by impaired job performance, lowered morale, poor teamwork or disciplinary problems.

What can be done?

Your employer should prevent and manage bullying just as they do any other workplace hazard. For example, they should develop a policy to manage and prevent bullying, and procedures for investigating claims of bullying, disciplining the bully, and supporting the victim and affected co-workers.

Tell your employer if you’re being bullied, and at any time, not just when they ask. Keep a detailed diary of events; make a formal complaint to your employer in writing; talk with others in your workplace: your employer, supervisor, health and safety representative, union representative or co-workers.

To find out more about workplace bullying, go to worksafe.tas.gov.au and search for ‘bullying’.

What is alcohol and other drug misuse?

If you misuse alcohol and other drugs, it means you may be using these substances in a way that affects your ability to work safely.

Even if you’re drinking or using drugs outside work hours, if your judgement, coordination or concentration is impaired, then you could cause a workplace accident, injury or illness. You can put yourself and your co-workers at risk.

• Substances that can be misused include:
  • alcohol (the most commonly misused drug)
  • illegal drugs
  • prescription and non-prescription medication
  • solvents used as inhalants
  • tobacco.

Who is at risk?

Someone who misuses alcohol and other drugs doesn’t conform to any common stereotype; they don’t necessarily look like media images of drug addicts or alcoholics.

If you misuse alcohol and other drugs recreationally, this is still considered to be as big a risk to work health and safety as someone who is regularly affected by these substances in the workplace.
What workplace factors can cause alcohol and other drug misuse?
Workplace factors that can cause alcohol and other drug misuse include psychological or physical stress, poor supervision, isolation, and the culture of the workplace. For example, shift workers may use alcohol, cannabis or sleeping tablets to sleep and caffeine or amphetamines to stay awake during long shifts.

How does alcohol and other drug misuse affect work health and safety?
There may be increased incidents and injuries or damaged equipment and other property. Work health and safety can be affected by increased stress for co-workers from dobbing in a workmate, covering for them or picking up their workload. Increased confrontations, disputes and violence caused by alcohol and other drug misuse can also affect work health and safety.

What can be done?
Your employer should manage drug and alcohol use in the workplace just as they do any other workplace hazard. For example, they should develop policy and procedures to manage and prevent misuse, including testing or screening. This policy should also cover events like the workplace Christmas parties and other social events.

If you admit to your employer that you have a problem with misuse, your employer should:
• help you to seek help from your doctor or a counselling service
• handle your admission confidentially
• treat your problem as a work health and safety issue, not cause for immediate dismissal or disciplinary action.

To find out more about alcohol and drugs and how they affect workplace safety, go to worksafe.tas.gov.au and search for 'drugs'.

What is workplace stress?
Workplace stress is the harmful physical or emotional reaction that happens when your abilities, resources or needs do not match your workplace situation.

How do you experience stress?
We all have different ways of reacting to incidents or situations that cause stress and interpreting how intense these situations are.

A certain level of stress may be useful and your immediate response to stress can help you meet daily challenges. However if pressure is chronic and unrelieved you will always be ‘ready for action’. Without relief from the pressures, your physical and emotional wellbeing can be affected, causing serious long term health consequences.

How is stress experienced?
• Physically through the body’s responses: for example, raised blood pressure, intense headaches, stomach ulcers, heart disease, insomnia and fatigue.
• Emotionally through feelings: for example, becoming nervous or depressed, feeling hopeless or isolated.
• Behaviourally through actions: for example, becoming unmotivated or unable to concentrate, turning to alcohol or other drugs, or bullying others.
What workplace factors can cause stress?

- High levels of public contact, especially if there is verbal or physical confrontation, or exposure to physical or emotional suffering. The education, community services and healthcare industries are high-risk industries.
- Poor interpersonal relationships and personality clashes.
- Work overload, especially if you can’t control the pace of work or don’t have adequate training or resources to do the work.
- A poor working environment, with physical hazards such as heat, noise, odours, dust and chemical exposure.

How does stress affect work health and safety?

Stress affects your concentration and judgement and can be an underlying cause of workplace incidents, injuries, near misses and mistakes. It can also cause fatigue, which can limit your awareness or your ability to respond quickly and appropriately.

What can be done?

Your employer should manage workplace stress just as they do any other workplace hazard. For example, they should look at what’s causing the stress and work with you on ways to tackle the problem: for example, controlling physical hazards, providing training, developing a policy to manage and prevent stress.

Tell your employer if you’re stressed by your work and at any time, not just when they ask. Talk with others in your workplace: your employer, supervisor, health and safety representative, union representative or co-workers. You can also contact a counselling organisation directly.

To find out more about workplace stress, go to worksafe.tas.gov.au and search for ‘stress’ and ‘mentally healthy workplaces’.
This section tells you about workplace injuries and what to do if something happens to you.

**Things can go wrong**

Despite everyone’s best efforts, you can suffer injury or illness at work. As a new worker, your excitement or nervousness, lack of experience or training means you have a greater risk of being injured or becoming ill through your work.

Here are some statistics to get you thinking:
- there were 575 reported ‘lost time injuries’ to workers under the age of 25 in 2019. 14 of every 100 lost time injuries in Tasmania happen to workers under 25
- 66% of those injured in this age group are males
- the majority of those injured are Technicians and Trades workers in the housing construction industry
- some of the most common injuries were muscle and tendon injuries to the upper or lower back; and cuts and wounds to hands and fingers.

**What is a workplace injury or illness?**

**You can be injured:**
- by the way you perform a task. For example, a store worker may strain her back moving a heavy and awkward sack of potatoes
- using tools, equipment or machinery. For example, a baker may lose a finger using a bread-slicing machine
- through your workplace’s environment. For example, a welder may trip over a cord on a messy floor and break his leg.

**You can become ill:**
- after being exposed to chemicals and dangerous substances. For example, a garden worker may suffer poisoning after handling herbicides without using protective gloves
- because of your workplace’s environment. For example, a sales assistant may suffer stress from being bullied at work.

**What does a workplace injury mean?**

A workplace injury or illness may mean you can’t work for a while until you are better. It may mean you can’t do the same kind of job again, and have to do different work. Or it may mean you can’t ever work again.

A workplace injury or illness can dramatically affect your life and the lives of your friends and family too.

Do you go fishing, play sports, run with the dogs along the beach? Hang clothes on the line, mow the lawn, do the vacuuming? What about your love life or hanging out with friends and family? A workplace injury can affect how you do all these things and more.
What to do if you’re injured at work

There’s a few simple steps to follow:

• seek medical treatment for your injury/illness (if required); and get a signed workers compensation medical certificate from your treating doctor

• you must tell your employer about your injury/illness as soon as possible. You can do this in person, in writing or by email

• you have the right to make a claim for workers compensation. Your employer must inform you of this right, and give you a Notice of Right to Make a Workers Compensation Claim form within 14 days of you telling them about your injury

• if you wish to make a claim, ask your employer for a workers compensation claim form. If you ask for this form, your employer must give you one and must not obstruct you. You should do this within 6 months of the date of your injury

• complete the claim form and give it to your employer with your workers compensation medical certificate signed by your treating doctor

• once your employer receives your claim form and signed workers compensation medical certificate, they must start making weekly payments of compensation (if you are totally or partially unfit for work). You must not be required to use your annual leave, long service leave or sick leave

• your employer must pay the cost of reasonable and necessary expenses. You should provide invoices and/or receipts to your employer as soon as possible. There are some exceptions to this, and further information is available in the Handbook mentioned below.

To find out more about workers compensation (and to see what the workers compensation claim form looks like, so you know you have the correct one) go to worksafe.tas.gov.au and search for ‘making a claim’. You can also search for ‘GB010’ to find our Workers Compensation Handbook: The Basics, another useful guide to workers compensation.

Getting back to work: injury management

Injury management is the process of managing your return to work, and it should start as soon as possible after your injury, because this improves your chances of a safe and durable recovery and return to work. You don’t have to be fully recovered or to have finished medical treatment before you can go back to work.

Here are some important points about the injury management process:

• if your injury or illness results in you having 5 days or more of total or partial incapacity, an injury management co-ordinator will be appointed by your employer or their insurer to co-ordinate and oversee your treatment, rehabilitation and return to work

• there are two types of plans for managing a significant workplace injury: return to work plans and injury management plans. The type of plan used depends on the time you are (or are likely to be) incapacitated for work

• if you can’t return to your pre-injury job, your employer must provide suitable alternative duties. These are duties that take into account the nature of your incapacity, medical advice, and your pre-injury employment and skills. Your employer must consult with you and your treating doctor to decide on what alternative duties might be available and whether those duties are suitable having regard to the nature of your injury and any restrictions. If your employer is unable to provide you with suitable alternative duties, or believes it’s not practical to do so, then they must provide you with the reasons for this in writing
• you must participate fully in the return to work process. If you're unable to comply with an agreed return to work plan, you should seek medical advice and discuss any issues with your employer and injury management co-ordinator

• if you’re fit for reduced work hours, you should try to make appointments for medical or other treatment outside the hours you are working

• your employer must keep your job available for you for 12 months (unless there is medical evidence that it’s highly unlikely you’ll be able to do your pre-injury job, or your pre-injury job is no longer required).

To find more detail about these and other aspects of the injury management process, go to worksafe.tas.gov.au and search for ‘getting back to work’.
Welcome to the Workplace is aimed at new workers but there’s some info for the boss too!

We recommend you work through this guide with your new worker, perhaps at induction, in a staff meeting or a training session.

Our online resources

We also recommend you check out these resources on our website.

- For guidance on managing all your workers, contractors and volunteers (not just your new and young workers) see worksafe.tas.gov.au/topics/Health-and-Safety and choose ‘managing safety’. This section also explains how to get your safety systems right, including inductions, consultation and risk management.
- For templates and samples for inductions, safety policies, safe work procedures and more, go to worksafe.tas.gov.au/topics/Health-and-Safety and choose ‘safety forms and guides’.
- Check the laws and codes of practice that apply to work health and safety. Go to worksafe.tas.gov.au and choose ‘laws and compliance’.
- For workers compensation and injury management guidance, go to worksafe.tas.gov.au and choose ‘Compensation’.

Our Advisors

You can arrange a free visit from one of our Advisors. They can deliver information sessions to your workers and contractors and explain safety roles and responsibilities, safe work methods, and wellbeing. They also present to job agencies, TAFEs, colleges and high schools on the roles and responsibilities of all workers, especially new and young workers.

Our Advisors can also help you manage work health and safety and make sure your policies, procedures and systems are up to date and effective. To arrange a free visit, go to worksafe.tas.gov.au/advisoryservice.

Our news and social media

You can also stay up to date with WorkSafe Tasmania news, events and information by:

- following us on Facebook at facebook.com/worksafetasmania
- subscribing to our free Workplace issues magazine. Go to worksafe.tas.gov.au and search for ‘magazine’. Why not get a couple of copies to share amongst your workers?

Our Helpline

Finally, you can also contact our Helpline for more help and information. Call 1300 366 322 (in Tasmania) or email wstinfo@justice.tas.gov.au.