Application for internal review of decision

V22.08.2018

Work Health and Safety Act 2011. Electrical Safety Act 2002. Safety in Recreational Water Activities Act 2011

Complete this form to apply for an internal review of decision under the Work Health and Safety Act 2011, Work Health and Safety Regulation 2011, Electrical Safety Act 2002 or Safety in Recreational Water Activities Act 2011.

Please read the Internal review of decisions: Guidance for applicants information sheet prior to completing this form.

It is your responsibility to ensure you have completed the required fields and supplied all required documents. Incomplete applications will be returned to you and will result in delays in the review process. The review timeframes only apply from the date when all required information is received.

Section a: Application details

1. Applicant details

Are you making this application as: an individual applicant? on behalf of a company, government department or other body corporate?				
Provide your details below. If you are the applicant's legal or union representative you will also need to provide your details.				
Name of applicant/company/government department/body corporate:				
Name of contact person (if not the same as applicant):				
Postal address:				
Postcode:	Phone:	Fax:		
Email:				
Can we send the decision by email? Yes No				

2. Under which legislation are you applying for review?

Work Health and Safety Act 2011	Work Health and Safety Regulation 2011
Go to section 3a	Go to section 3b
Electrical Safety Act 2002 Go to section 3c	Safety in Recreational Water Activities Act 2011 Go to section 3d

3. Which decision would you like reviewed? Complete section a, b, c or d. If the decision is not in the list it cannot be reviewed.

a) The inspector's decision under the Work Health and Safety Act 2011 in relation to the:				
failure of negotiations – section 54 (2)	extension of time for an improvement notice – section 194			
training of health and safety representatives – section 72 (6)	issue of a prohibition notice – section 195			
health and safety committees – section 76 (6)	issue of a non-disturbance notice – section 198			
review of a provisional improvement notice – section 102	issue of a subsequent notice – section 201			
issue of an improvement notice – section 191	refusal to make any of the above decisions (please specify below)			

If you require more space, attach a separate sheet outlining your response



b) A reviewable decision under Chapter 11 of the Work Health and Safety Regulation 2011				
High risk work licence	Accreditation of assessors			
Demolition work licence	Asbestos licence			
General induction Training (construction)	Major hazard facility			
other decision (please specify below)				
If you require more space, attach a separate sheet outlining your res	sponse			
c) an original decision under the Electrical Safety Act 2002 ((including the Electrical Safety Regulation 2013)			
issue of an improvement notice, s146	extension of time for an improvement notice, s146C			
issue of an electrical safety protection notice, \$147	issue of an unsafe equipment notice, s148			
issue of a non-disturbance notice, s149	issue of a subsequent notice, s149C			
a decision about the issue, removal or re-instatement of an electrical licence under Part 4 of the <i>Electrical Safety Act 2002</i>	Other decision (please specify below)			
If you require more space, attach a separate sheet outlining your res	ponse			
d) The inspector's decision under the Safety in Pecreational	<i>Water Activities Act 2011</i> applied section of the <i>Work Health</i>			
and Safety Act 2011 in relation to the:	water Activities Act 2011 applied Section of the Work neutin			
issue of an improvement notice, s191	issue of a non-disturbance notice, \$198			
extension of time for an improvement notice, \$194	issue of a subsequent notice, s201			
issue of a prohibition notice, s195	refusal to make any of the above decisions (<i>please specify below</i>)			
If you require more space, attach a separate sheet outlining your response				

4. Date the decision was made or notice issued

Date:

/ ____/

5. Which of the following applies to you as being eligible to seek a review?

a worker or his/her representative who is affected by the decision	a health and safety representative who represents a worker who is affected by the decision
a person conducting a business or undertaking who is affected by the decision	a health and safety representative who issued a provisional improvement notice
the person with management or control of the workplace, plant or substance	a person whose interests are affected by an original decision (<i>Electrical Safety Act 2002</i>)
a person who received a notice	an eligible person under Part 11 of the Work Health and Safety Regulation 2011

6. If this application is lodged outside the prescribed time, provide a reasonable explanation for the delay

Note: In general the prescribed time is 14 days unless the matter is in relation to an improvement notice. The prescribed time for matters relating to an improvement notice is whichever is lesser – 14 days or the period stated for compliance in the notice. Applications for a review of a decision to forfeit a thing under the *Electrical Safety Act 2002* or a review of decision under Part 11 of the *Work Health and Safety Regulation 2011* can be made within 28 days of receiving the notice of the original decision.

If you require more space, attach a separate sheet outlining your response

7. Decision for review

Select one option

\Box attached is a copy of the decision to be reviewed \Box a description of the decision for review is provided below
Include the number of the notice, date the decision was made, name of the inspector or officer who made the decision, date you received notice of the decision and any other relevant details.
If you require more space, attach a separate sheet outlining your response

8. Why do you think the decision should be reviewed?

Select one option

You may attach additional information to support your request.

If you require more space, attach a separate sheet outlining your response

9. Are you seeking a stay (i.e. suspension) of the decision?

If you wish to have a decision relating to a **non-disturbance, prohibition notice, unsafe equipment notice or electrical safety protection notice** stayed you must apply for a stay of the decision. Stays are automatically granted for all other reviews of decisions under the Work Health and Safety Act 2011, Electrical Safety Act 2002 and Safety in Recreational Water Activities Act 2011. Note: You cannot apply for a stay of a reviewable decision under Chapter 11 of the Work Health and Safety Regulation 2011 No Yes If yes, why should the operation of the decision be stayed during the determination of the review?

Section B: Signature

10. Signature of applicant or applicant's legal representative (not required where lodged via email)

Name:			Signature:
Date:	/	/	

Section C: Lodging your application

Submit your completed application to the Internal Review Officer by email or post.

Email: whsrod@oir.qld.gov.au Post: Licensing and Regulatory Interventions Office of Industrial Relations PO Box 820 LUTWYCHE QLD 4030.

Applications will only be accepted and processed when all required fields on the form have been completed and the relevant supporting information (if required) has been supplied. Incomplete applications will be returned to the applicant.

Lodgement timeframes

If your application relates to an improvement notice, lodge your application before the compliance date on the notice or within 14 days of the date the notice was issued (whichever is earlier).

If your application relates to a review of a decision to forfeit a thing under the *Electrical Safety Act 2002*, or a review of a decision under Part 11 of the *Work Health and Safety Regulation 2011*, lodge your application within 28 days of receiving the notice of the original decision.

Applications for all other reviewable decisions under the Work Health and Safety Act 2011, Electrical Safety Act 2002 and Safety in Recreational Water Activities Act 2011 should be lodged within 14 days of the date on which the decision was advised.

Lodgement outside these timeframes may be permitted in some circumstances. The reviewer will consider a number of factors including your explanation for the late lodgement, whether it would adversely affect anyone else if the application were to be accepted and the views of the original decision maker.

What happens next?

You will be provided with written confirmation that your application has been received. A decision on the review will be made within 14 days of receipt of the application*. The decision may confirm or vary the original decision or substitute the original decision for another decision. Once a decision has been made, you will be provided with written confirmation of the decision and the reasons for it.

* A review of a decision about the issue, removal or re-instatement of an electrical licence under the Electrical Safety Act 2002 is made by the Electrical Licensing Committee. Reviews made by the Committee are not subject to 14 days but are made as soon as is reasonably practicable.

Further information

For further information about internal reviews of decisions visit worksafe.qld.gov.au or phone 1300 362 128.

NOTE: Notification to Workplace Health and Safety Queensland (WHSQ) or the Electrical Safety Office (ESO) is not a notification to Work Cover Queensland. If you have any questions about filling out the form, please call 1300 362 128. Please keep a copy of this form for your own records before submission.

External review

If your review is unsuccessful you may apply to the Queensland Civil and Administrative Tribunal (QCAT) for an external review of the decision.

For more information go to: worksafe.qld.gov.au/laws-and-compliance/compliance-and-enforcement/workplace-inspections/review-of-decisions

PRIVACY STATEMENT: The Office of Industrial Relations is collecting your personal information in order to process your application for an internal review of a decision in accordance with s224 of the Work Health and Safety Act 2011, s678 of the Work Health and Safety Regulation 2011, s168 of the Electrical Safety Act 2002, or s35 of the Safety in Recreational Water Activities Act 2011. Our office may disclose your personal information to Commonwealth, state or territory regulator/s in order to obtain information relevant to making a decision on your application. © State of Queensland 2019.

Office of Industrial Relations

www.worksafe.qld.gov.au

