Standing Committee on Public Accounts

Inquiry into Road Transport (Third-Party Insurance) Amendment Bill 2011

Responses to questions taken on notice at public hearing 6 October 2011
TREASURER FOR THE AUSTRALIAN CAPITAL TERRITORY
INQUIRY INTO THE ROAD TRANSPORT (TPI) AMENDMENT BILL 2011
6 October 2011

QUESTION WITHOUT NOTICE TAKEN ON NOTICE

Mr Broughton: Were you referring to the health studies, the New South Wales—

THE CHAIR: Sorry?

Mr Broughton: Were you referring to the New South Wales studies or something else?

THE CHAIR: Really any; I was specifically thinking of the Queensland one but New South Wales as well—just in general. You are quoting a lot of evidence. If we can have enough references that we can see that, it would be vastly more useful than just saying that New South Wales said something because—

Ms Smithies: Can I just clarify that you mean references to the early health outcome achievements et cetera? Yes.

Mr Broughton: We can provide them and take that on notice.

The answer to the Member's question is as follows:

A copy of the NSW Whiplash study undertaken by PriceWaterhouseCoopers (published in April 2007) is attached. This is the study Treasury has previously referred to when discussing the health benefits of the NSW scheme expected to translate to the ACT if the Bill is passed. In addition, there are a number of academic studies on health outcomes in compensation scheme. A number of these studies are also attached to assist the Committee.

Approved for circulation to the Member and incorporation into Hansard.

Andrew Barr MLA
Treasurer

Date: 1/2/12

Authorised for publication 7/2/12
Whiplash claimants health outcomes and cost pre and post the 1999 NSW CTP legislative reforms

April 2007

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Abstract

The change in Compulsory Third Party Motor Vehicle Accidents insurance legislation in New South Wales in 1999 provided an opportunity to assess the long term health outcomes and cost for people with Whiplash Associated Disorders (WAD) before and after legislative change. The legislative change included the effective removal of financial compensation for 'pain and suffering' for minor claims, earlier acceptance of compensation claims and access to early treatment.

This paper examines the health outcomes of people with WAD and the cost-effectiveness of the Scheme in relation to the health outcomes being achieved. The primary hypothesis was that people sustaining whiplash injuries after the change in legislation would have reduced long term disability and improved quality of life compared with a group sustaining these injuries prior to the changes. A further hypothesis was that the pattern of costs would change to reflect earlier access to treatment and that improved recovery, along with removal of non economic loss payments and reduced legal fees, would lead to reduced costs.

Study participants were segregated into three cohorts; those who reported WAD injuries during a specified period in 1999 (pre legislative change), 2001 (soon after legislative change) and 2003 (several years after legislative change). Health outcomes were measured using the Functional Ratings Index (FRI), the Medical Outcomes Study Short Form 36 (SF-36) and the Core Whiplash Outcome Measure (CWOM).

Results indicate that participants who reported WAD after the legislative changes had better health outcomes than those who reported WAD prior to the changes. Scores on the FRI indicate that the 2001 and 2003 cohort participants reported significantly less disability than the 1999 cohort two years post injury as well as significantly less pain. Similarly, physical health related quality of life was higher for the 2001 and 2003 cohorts (as measured by the SF-36); however, there was no significant difference in mental health related quality of life. The proportion of participants who were recovered at two years post injury was significantly greater for the 2001 and 2003 cohorts when compared to the 1999 cohort (as measured by the CWOM).

The analysis on the cost of WAD claims indicated that medical payments were higher in the first six months post injury (and thus there was earlier access to treatment) and that the average cost of WAD claims was lower post the legislative change.

Overall this study has shown a significant improvement in disability, pain and physical functioning after legislative change. In addition to improved health outcomes the cost of WAD claims were also reduced. Design of compensation schemes should be undertaken with the understanding that the structure of the scheme may have substantial effects on the long term health of those suffering WAD injuries.

Key words: whiplash, whiplash associated disorder, NSW CTP, legislative reforms, health outcomes
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1 Introduction

Background to the study

The change in Compulsory Third Party (CTP) Motor Vehicle Accidents insurance legislation in New South Wales (NSW) in 1999 provided an opportunity to assess the long term health outcomes and cost for people with Whiplash Associated Disorders (WAD) before and after legislative change.

The research project presented in this paper examines the health outcomes of people with WAD and the cost-effectiveness of the NSW CTP Scheme ("the Scheme") in relation to the health outcomes being achieved. The remainder of this introduction outlines the key changes made to the Scheme, the objectives and the hypotheses of the project.

Following the introduction, this paper presents the key findings of the project along with the methodological approach and full analyses.

WAD and key changes made to the Scheme

WAD claims are a significant component of the Scheme. WAD has had the highest claim frequency of any injury type in the Scheme since its inception (July 1989), with just under 40% of all claims involving some form of whiplash injury\(^1\). The cost of such claims contributes around 25% to the total cost of claims\(^2\).

The key changes made to the Scheme in 1999 and the subsequent few years were\(^3\):

- 'A new threshold for access to non-economic loss (pain and suffering) damages. To be eligible to claim non-economic loss damages CTP claimants must now have impairment greater than 10%. There were no changes to medical and treatment costs. They continue to be met on a 'reasonable and necessary' basis.

- An early notification and treatment process was designed to allow claimants to obtain early treatment without need for assessment of disability. This was particularly aimed at claimants with soft tissue injuries such as a WAD.

- Decision within 3 months on whether the insurer will admit liability on the CTP claim.

- The development of guidelines for the rehabilitation or treatment of injured claimants. In 2002 the MAA released guidelines on the clinical management of whiplash injuries. An education program accompanied the release of these guidelines.

\(^1\) Motor Accidents Authority of NSW. Whiplash and the New South Wales Accident Scheme Statistical Information Paper number 7, 1999.

\(^2\) Motor Accidents Authority of NSW. Whiplash and the New South Wales Accident Scheme Statistical Information Paper number 7, 1999.

\(^3\) Motor Accidents Authority of NSW, Request for proposal – Health outcomes of claimants with whiplash-associated disorders.
Introduction

- A new service to resolve disputes about the claimant's impairment level and what is reasonable and necessary treatment and rehabilitation. This service is independent of insurers and claimants.

- A new process for settling claims. All disputed claims must go to this new service – the Claims Assessment and Resolution Service (CARS). There is no access to court unless the matter has been through CARS. If CARS assesses the claim the decision is binding on the insurer.

- Legal costs for motor accident matters are fixed by regulation unless the claimant and the solicitor contract out of these fees.

Objectives

The objectives of the study were as follows:

1. To determine the effect of the removal of non-economic loss damages for claimants with a whiplash injury on health outcomes.

2. To determine the elements of the compensation process (i.e. the actions within direct control of the MAA or insurers) that are associated with good and bad outcomes, including but not limited to:
   a. time to admit liability
   b. payment as a lump sum or periodic payment
   c. early notification
   d. treatment system
   e. release of clinical guidelines.

3. To determine the cost-effectiveness of the Scheme in relation to the health outcomes currently being achieved.

Hypotheses

Hypothesis 1 (null hypothesis)

The health outcomes of people with a whiplash injury before the enactment of the Motor Vehicle Accident Compensation Act (1999) and the release of the accompanying clinical guidelines are the same as those for people injured after legislative change.

Sub hypotheses

- That the early notification has a positive effect on health outcomes for people with whiplash injuries

- That the facilitation of early access to treatment through the acceptance of provisional liability has a positive effect on health outcomes for people with whiplash injuries.
Introduction

- That the earlier acceptance of liability by insurers has a positive effect on health outcomes for people with whiplash injuries.
- That the changes to dispute resolution have a positive effect on health outcomes for people with whiplash injuries.
- That the additional information (guidelines for consumers) provided to claimants has a positive effect on health outcomes for people with whiplash injuries.

Hypothesis 2 (null hypothesis)

The cost-effectiveness, expressed as cost per good health outcome, for people with a whiplash injury before the enactment of the Motor Vehicle Accident Compensation Act (1999) are the same as those for people injured after legislative change.

Sub hypotheses

- That the medical expenses for claims for whiplash injury after the enactment of the Motor Vehicle Compensation Act (1999) are higher and associated with an improvement in health outcomes.
- That the economic losses for claims for whiplash injury after the enactment of the Motor Vehicle Compensation Act (1999) are lower but not associated with a decline in health outcomes.
- That the non-economic losses for claims for whiplash injury after the enactment of the Motor Vehicle Compensation Act (1999) are lower but not associated with a decline in health outcomes.
2 Key findings

Overall this project demonstrated that the health outcomes of claimants with WAD improved and that the average cost of a WAD injury was lower (and hence there were savings to the Scheme) after the legislative change compared with before the legislative change.

The analysis was based on the comparison of three cohorts, these being:

- the 1999 cohort (around the time of legislative change)
- the 2001 cohort (shortly after legislative changes)
- the 2003 cohort (several years after legislative changes).

Further details on these cohorts are contained in section 3.

Three separate pieces of analysis were conducted (in line with project hypotheses). These were:

- Long term health outcomes pre and post legislative change. This analysis examines the health outcomes of the 1999, 2001 and 2003 cohorts at 2 years post injury.
- Prospective health outcomes following WAD. This analysis examines the health outcomes for the 2001 and 2003 cohort at 3 months, 6 months and 2 years post injury. (Note, this analysis does not examine health outcomes pre the legislative change but rather aims to examine whether health outcomes were maintained, amplified or reduced several years after legislative change).
- Cost outcomes. This analysis examines the cost-effectiveness of people with a WAD before and after the enactment of the Motor Vehicle Accident Compensation Act (1999).

The key findings for each of these analyses are presented below.

Long term health outcomes pre and post legislative change

The key findings from this analysis were as follows:

- After change in legislation, designed to reduce compensation and to encourage early treatment, recovery from whiplash improved.
- The legislative change had a beneficial effect on disability, pain, and global recovery.
- Health outcomes for people with whiplash injuries improved after legislative change. With this in mind:
  - Compensation schemes should be carefully designed to support recovery and minimise adverse health effects
18 Key findings

Design of compensation schemes should be undertaken with the understanding that the scheme structure may have substantial effects on the long term health of injured people.

Prospective health outcomes following WAD

The key findings from this analysis were as follows:

- For the 2001 cohort pain, disability and physical functioning improved over time, however, mental health status did not. For the 2003 cohort pain, disability, physical functioning and mental health status improved over time.

- On some measures, health outcomes were better for the 2003 cohort compared to the 2001 cohort. Factors such as the implementation of clinical guidelines with insurers and treating health care practitioners, which may have resulted in improved claims and practitioner management of whiplash, along with the wider influence of evidence based practice across musculoskeletal health care is known to contribute to improved health outcomes in general.

- Whiplash injury had a large effect on the health of the 2001 and 2003 cohorts with only 50% recovered at 2 years. Non-recovery was highly associated with initial levels of disability. Identifying these non-recoverers, and directing appropriate management to this group would therefore be the next step in improving health outcomes for people with WAD.

Cost outcomes

The key findings from this analysis were as follows:

- The pattern of costs changed to reflect the intention of the legislative changes, namely earlier access to treatment, reduced legal fees and reduced non-economic loss payments.

- Small claims finalised faster after the introduction of the new legislation.

- The legislative changes were also effective in reducing the average claim size of the smaller claims that finalise relatively quickly, yielding substantial savings to the scheme due to their high frequency.

- On the other hand, for large slow to finalise claims (which are not as common) there was evidence of higher payments after the legislative change where restrictions on payments did not exist. That is, for these large claims, there were higher medical and economic loss payments after the legislative change.

The method and full results of the above analyses are discussed below.
3 Methodology

Health outcomes analysis

To address the objectives and hypotheses, telephone interviews were conducted with a sample of people who suffered WAD as a result of a motor vehicle accident. Three cohorts were created: those who experienced a WAD in:

- 1999 (around the time of legislative change)
- 2001 (shortly after legislative changes)
- 2003 (several years after legislative changes).

The sections below outline the cohorts interviewed, the interview process and the interview tool.

Cohort design, interview timings, sample size and the interview questionnaire

As outlined above, in order to examine the full impact of the 1999 legislative changes, the methodology was based on setting up three cohorts of WAD claimants. These cohorts and their purpose in the analysis are outlined in Table 1 below.

Table 1 Description of WAD cohorts

<table>
<thead>
<tr>
<th>Cohort</th>
<th>Date of accident</th>
<th>Purpose of cohort in the analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>1 July 1999 – 30 September 1999</td>
<td>To obtain baseline data prior to legislative changes. This cohort determines the comparison points for the rest of the study.</td>
</tr>
<tr>
<td>2001</td>
<td>1 July 2001 – 15 December 2001</td>
<td>To examine outcomes soon after the legislation commenced.</td>
</tr>
<tr>
<td>2003</td>
<td>1 July 2003 – 19 March 2004</td>
<td>To examine outcomes when the legislation is established, particularly the new dispute resolution processes, and when the guidelines should have been taken up.</td>
</tr>
</tbody>
</table>

Each cohort was interviewed approximately two years after their date of injury. The 2001 and 2003 cohorts were also interviewed at three months and six months post injury (see Table 2).

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*In order to provide a sufficiently large sample pool for the 2003 cohort, three 'waves' of claimants were created. The first wave contained respondents who had submitted a claim between July and September 2003, the second wave contained respondents who submitted a claim between October and December 2003 and the third wave had submitted claims between January and March 2004.*
Methodology

Table 2 Interview schedules for each cohort

<table>
<thead>
<tr>
<th>Cohort</th>
<th>3 month interview period</th>
<th>6 month interview period</th>
<th>2 year interview period</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>N/A</td>
<td>N/A</td>
<td>25 October 2001 – 2 May 2002</td>
</tr>
</tbody>
</table>

A calculation of power was made. The calculation was based on the assumption that the average functional rating scale declines from a mean of 20 at 3 months to a mean of:

- 16 at one year with a standard deviation of 8.
- 8 at 2 years with a standard deviation of 6.

Based on these assumptions a sample of 150 would have an 80% chance of detecting the expected changes to health outcomes at two years. As a result, it was agreed that each cohort interviewed would have a sample of at least 150.

Figure 1 below outlines the number of people reporting WAD during each of the specified time periods (the WAD population) and the number of people who participated in the study for each cohort at each interview period (the sample).
### Whiplash health outcome participant numbers by cohort

<table>
<thead>
<tr>
<th></th>
<th>People reporting WAD during recruitment period</th>
<th>3 month Interviews</th>
<th>6 month Interviews</th>
<th>2 year Interviews</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999 cohort</td>
<td>1128</td>
<td></td>
<td></td>
<td>Participated in interview 165 (15%)</td>
</tr>
<tr>
<td>2001 cohort</td>
<td>859</td>
<td>Participated in Interview 250 (29%)</td>
<td></td>
<td>147 (74%)</td>
</tr>
<tr>
<td>2003 cohort</td>
<td>1080 (3 waves)</td>
<td>318 (29%)</td>
<td>213 (67%)</td>
<td>199 (93%)</td>
</tr>
</tbody>
</table>

Figure 1 Number of respondents in each cohort

Whiplash claimants health outcomes and cost pre and post the 1999 NSW CTP legislative reforms
Methodology

The interview process and questionnaire

The interview process excluded participants with any of the following characteristics:

- under 18 years of age
- non-English speakers
- bicyclists and pedestrians
- claimants with concurrent serious injuries (e.g. long bone fractures and spinal injuries).

The interview tool comprised of questions relating to:

- demographic characteristics
- injury severity and treatment received
- familiarity with the Whiplash Guidelines
- health outcomes (CWOM, FRI, SF-36)

Questions relating to health outcomes were taken from the standardised tools outlined below.
### Table 3 Health outcome measures

<table>
<thead>
<tr>
<th>Health outcome tool</th>
<th>Number of items</th>
<th>Dimensions measured</th>
<th>Scoring</th>
<th>Reliability and validity</th>
</tr>
</thead>
</table>
| SF-36               | 36              | • A multi-purpose short-form health survey measuring an eight scale profile of scores as well as evaluating physical and mental health.  
                    |                 | • Comparative to Australian normative data\(^5\).                                     | 0-100 (lower scores indicating poorer health) | High reliability and validity and demonstrated clinical utility\(^6\) |
|                     |                 | • Combines the concepts of the Oswestry low back disability questionnaire and the Neck Disability Index.  
                    |                 | • Quantifies state of pain and dysfunction of the spinal musculoskeletal system.       | 0-100 (scores ≤ 25 indicating recovery)     | High reliability and validity and demonstrated clinical utility\(^7\) |
|                     | 10              |                                                                                        |               |                                                                                       |
|                     |                 | • Measures pain, function, well-being, disability (work and social) and satisfaction with care\(^8\). | -5 to +5 (higher scores indicating greater recovery) | High validity and responsiveness demonstrated\(^9\) |


Characteristics of respondents

The demographic characteristics of respondents in each cohort are presented in Table 4 below. The majority of respondents in each cohort were female, approximately 80% of respondents in each cohort were the driver of the vehicle and the majority were employed. The mean age of respondents was between 36 and 42 years for each cohort.

While almost half (47.3%) of the respondents in the 1999 cohort had an economic loss claim, this was significantly reduced for the 2001 and 2003 cohorts (15.6% and 16.1% respectively). Similarly, there were more respondents in the 1999 cohort who reported a prior claim (13.3%) when compared with the later cohorts (5.4% for the 2001 cohort and 7.0% for the 2003 cohort).

Score on the Index of Relative Socioeconomic Disadvantage (IRSD) were similar for each cohort. Higher scores indicate less socioeconomic disadvantage.

Table 4 Demographic characteristics of respondents

<table>
<thead>
<tr>
<th></th>
<th>1999</th>
<th>2001</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gender</td>
<td>71.5%</td>
<td>67.3%</td>
<td>74.2%</td>
</tr>
<tr>
<td>Male</td>
<td>28.5%</td>
<td>32.7%</td>
<td>25.8%</td>
</tr>
<tr>
<td>Female</td>
<td>80.0%</td>
<td>80.3%</td>
<td>81.9%</td>
</tr>
<tr>
<td>Married</td>
<td>76.4%</td>
<td>64.1%</td>
<td>71.1%</td>
</tr>
<tr>
<td>Unmarried</td>
<td>23.6%</td>
<td>35.9%</td>
<td>28.9%</td>
</tr>
<tr>
<td>Age (years)</td>
<td>36.8 (1.0)</td>
<td>38.8 (1.1)</td>
<td>41.4 (1.1)</td>
</tr>
<tr>
<td>Economic loss</td>
<td>47.3%</td>
<td>15.6%</td>
<td>16.1%</td>
</tr>
<tr>
<td>Prior claim</td>
<td>13.3%</td>
<td>5.4%</td>
<td>7.0%</td>
</tr>
<tr>
<td>IRSD (mean)</td>
<td>1002.1 (5.9)</td>
<td>1005.2 (6.0)</td>
<td>1004.3 (6.0)</td>
</tr>
</tbody>
</table>

Characteristics of non-respondents

There were few differences of substance in the characteristics of non-respondents when compared with respondents. The statistical differences between respondents and non-respondents for each cohort are presented in Table 5 below.

Respondents from the 1999 cohort were more likely to be female, the driver of the vehicle, employed and have a higher IRSD score than non-respondents. Respondents from the 2001 cohort were statistically less likely to have an economic loss claim or a prior claim. The 2003 cohort respondents were more likely to be female and not have an economic loss claim when compared with non-respondents who made a WAD claim during the same period.

10 Index of Relative Socioeconomic Disadvantage (IRSD) is one index of the Socio-Economic Indexes for Areas (SEIFA). Scores on the IRSD range from 917 to 1152 where a lower score indicates greater disadvantage. Socioeconomic disadvantage is associated with a higher prevalence of health risk factors and higher rates of hospitalisations, deaths and other adverse health outcomes.
Methodology

These differences are in line with expectations for survey participation. That is, people were more likely to participate if they were female, employed and from more socio-economically advantaged backgrounds. For the current study, it is not surprising that people were less likely to respond if they had an economic loss claim. While more respondents were the driver of the vehicle, there was only a trend towards significance (0.04). Therefore, the respondent sample is likely to be representative of the WAD population.

Table 5 Significantly different demographic characteristics of respondents and non-respondents

<table>
<thead>
<tr>
<th>Cohort</th>
<th>Characteristic</th>
<th>Respondent</th>
<th>Non-respondent</th>
<th>p-value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Female</td>
<td>71.5%</td>
<td>59.3%</td>
<td>0.003</td>
</tr>
<tr>
<td></td>
<td>Driver</td>
<td>80.0%</td>
<td>72.1%</td>
<td>0.04</td>
</tr>
<tr>
<td></td>
<td>Employed</td>
<td>76.4%</td>
<td>64.6%</td>
<td>0.003</td>
</tr>
<tr>
<td></td>
<td>IRSD (mean, SE)</td>
<td>1002.1 (5.9)</td>
<td>987.5 (2.5)</td>
<td>0.03</td>
</tr>
<tr>
<td></td>
<td>Economic loss claim</td>
<td>15.6%</td>
<td>27.9%</td>
<td>0.002</td>
</tr>
<tr>
<td></td>
<td>Prior claim</td>
<td>5.4%</td>
<td>12.8%</td>
<td>0.01</td>
</tr>
<tr>
<td></td>
<td>Female</td>
<td>74.2%</td>
<td>63.5%</td>
<td>0.004</td>
</tr>
<tr>
<td></td>
<td>Economic loss claim</td>
<td>16.1%</td>
<td>26.8%</td>
<td>0.001</td>
</tr>
</tbody>
</table>

Cost outcome analysis

This section discusses the background and methodology to the cost analysis.

Background

The Motor Vehicle Accident Compensation Act (1999) introduced the following reforms aimed at improving the cost-effectiveness of whiplash claims:

- a new threshold for non-economic loss damages (whole person impairment must be greater than 10% for any non-economic loss damages to be paid)
- an early notification and treatment process (administered through the accident notification (ANF) form) to allow claimants to obtain early treatment without need for assessment of disability
- fixed legal costs for motor accident matters unless solicitor and claimant contract out these fees.

In order to examine the cost-effectiveness of these reforms 3 WAD claimant cohorts were analysed. These were:

- the 1999 cohort (around the time of legislative change)
- the 2001 cohort (shortly after legislative changes)
- the 2003 cohort (several years after legislative changes).
Methodology

The details of these cohorts were discussed in section 3.

For the purpose of this cost analysis all people reporting WAD during the recruitment period were analysed and not just the surveyed participants. (Figure 1 details the participant numbers by cohort). The data used in this analysis were provided by the MAA and are at 30 June 2006.

Comparing claims experience before and after the introduction of the Motor Vehicle Accident Compensation Act (1999) presented 2 key issues. These were:

• The introduction of the ANF (as distinct from a personal injury claim form). This resulted in claims under the new legislation being classified as either:
  - an ANF only claim
  - a converted claim, that is an incident that originated with an ANF and that for which a personal injury claim form was completed
  - a direct claim, that is where only a personal injury claim form was completed.

It was determined for the purpose of this analysis (comparison of claims pre and post legislative change) that ANF only claims should be included in the analysis. The justification of including ANF only claims is discussed later in this section.

• A change in the severity mix of WAD claims before and after the introduction of the Act. As a percentage of all WAD claims, a higher proportion of severity 1 claims (as measured by the maximum abbreviated injury score) were evident in the 1999 cohort when compared to the 2001 and 2003 cohorts.

As a consequence of these two issues the results are presented including ANF only claims and where necessary by both:

• all claims (including ANF only claims)
• all severity 1 claims (including ANF only claims).

The following two sections discuss the reasons for including ANF only claims and presenting the results for severity 1 claims only where necessary.

Inclusion of ANF only claims

ANF only claims were included in this analysis. The reasons for including ANF only claims in the analysis were as follows:

• The claim frequency has fallen steeply without the inclusion of the ANF only claims. The fall in claim frequency still exists when the ANF only claims are included; however, the fall in frequency is more realistic.
• The severity distribution (based on the maximum abbreviated injury score) is more comparable when the ANF only claims are included (and classified as severity 1 claims).
Methodology

- People with minor injuries who previously made a full claim now only require an ANF to receive compensation for their injuries and the matter finalises at that level.

More detail on the claim frequency and claim severity is discussed below.

Claim frequency

Overall claim frequency has been declining in the Scheme and this is also true of WAD claims. Figure 2 indicates the extent to which the claim frequency has declined.

Figure 2 Claim frequency at 30 June 2006 (including incurred claims that have not been reported)

Figure 2 indicates a steady decline in claim frequency after the introduction of the Motor Vehicle Accident Compensation Act (1999). The decline from September 1999 to September 2001 was largely driven by a decrease in the propensity to claim and the decline from September 2001 to September 2005 was largely driven by a decrease in the casualty rate.

It should be noted that the decline in claim frequency is still evident when ANF only claims were included. This contributes to the argument that ANF only claims would have been claims before the introduction of the Motor Vehicle Accident Compensation Act (1999).

Claim severity

In addition to the change in claim frequency, there was an increase in the severity of reported whiplash claims (excluding ANF only claims) in the 2001 and 2003 cohorts when compared to the 1999 cohort. Table 6 presents the proportion of claims by severity (measured by the Maximum Abbreviated Injury Score) and cohort without the ANF only claims.
Methodology

Table 6 Whiplash claims (excluding ANF only claims) by severity

<table>
<thead>
<tr>
<th>Year</th>
<th>Severity</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>9</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>92.3%</td>
<td>6.6%</td>
<td>0.9%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>100.0%</td>
<td></td>
</tr>
<tr>
<td>2001</td>
<td>83.9%</td>
<td>13.6%</td>
<td>1.8%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.5%</td>
<td>100.0%</td>
<td></td>
</tr>
<tr>
<td>2003</td>
<td>87.0%</td>
<td>10.2%</td>
<td>2.2%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.2%</td>
<td>0.4%</td>
<td>100.0%</td>
<td></td>
</tr>
</tbody>
</table>

Table 6 indicates that a higher proportion of whiplash claims were graded as severity 2 or 3 in the 2001 and 2003 cohorts when compared to the 1999 cohort. The whiplash injury is always coded as severity 1 and hence for claims to be coded a higher severity other more severe injuries must be present.

Table 7 presents the same information as Table 6 but with the ANF only claims included (assuming these claims are severity 1 claims).

Table 7 Whiplash claims (including ANF only claims) by severity

<table>
<thead>
<tr>
<th>Year</th>
<th>Severity</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>9</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>92.3%</td>
<td>6.6%</td>
<td>0.9%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>100.0%</td>
<td></td>
</tr>
<tr>
<td>2001</td>
<td>88.3%</td>
<td>10.1%</td>
<td>1.8%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.4%</td>
<td>100.0%</td>
<td></td>
</tr>
<tr>
<td>2003</td>
<td>91.1%</td>
<td>7.0%</td>
<td>1.5%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.3%</td>
<td>100.0%</td>
<td></td>
</tr>
</tbody>
</table>

The severity distribution is similar by cohort when the ANF only claims were included. This enhances the argument that ANF only claims would have been claims before the legislative change.

Discussions with the MAA indicated that coding practices did not change over this period of time. There was a reduction in missing values over the period but this is unlikely to affect the above results.

The differences in the severity were more pronounced when the maximum abbreviated injury scores were compared by finalisation bands. Table 8 presents the distribution of severity scores between the 1999 and 2001 cohorts.

Table 8 Severity (maximum abbreviated injury score) by finalisation band and cohort (ANF only claims included)

<table>
<thead>
<tr>
<th>Cohort</th>
<th>1999</th>
<th>2001</th>
</tr>
</thead>
<tbody>
<tr>
<td>Severity</td>
<td>0-10%</td>
<td>10-20%</td>
</tr>
<tr>
<td>1</td>
<td>99.1%</td>
<td>99.1%</td>
</tr>
<tr>
<td>2</td>
<td>0.9%</td>
<td>0.9%</td>
</tr>
<tr>
<td>3</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>4</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>5</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>6</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>9</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Total</td>
<td>100.0%</td>
<td>100.0%</td>
</tr>
</tbody>
</table>

The severity distribution between the 1999 and 2001 cohorts was similar for the first 80% of finalised claims, but the 2001 cohort was more severe than the 1999 cohort in the 80-90% and 90-100% bands.

For the above reasons ANF only claims were included in the analysis and the results are presented for all claims (regardless of severity) and for severity 1 claims only where necessary (to adjust for the change in the severity mix of claims).
Methodology

Method

This section details the methodology and results of the analysis undertaken to determine the cost-effectiveness of the Motor Vehicle Accident Compensation Act (1999). Specifically the following analyses were undertaken:

- examination of the finalisation patterns within each cohort
- analysis of the average claim size for whiplash claims by cohort (both the overall average claim size was considered and each head of damage – specifically medical, legal, economic loss, non-economic loss and other)
- analysis of the average claim size of whiplash claims by finalisation band and cohort (claims were grouped depending on the time taken for them to finalise, for example, the first 10% of claims finalised were grouped together, then the next 10% of claims finalised were grouped together, etc)
- analysis of the medical payment pattern since the time of accident.

The finalisation pattern analysis was used to determine whether claims were finalising more quickly after the change in legislation. The average claim size analysis was used to determine the effectiveness of the limits on non-economic loss and legal payments as well as to assess whether overall savings to the scheme are likely as a result of the new legislation. The medical payment pattern analysis was used to determine whether earlier access to treatment was evident.
4 Results

Health outcomes analysis

The results of the health outcomes analysis are presented in two sections, these being:

- Long term health outcomes pre and post legislative change. This analysis examines the health outcomes of the 1999, 2001 and 2003 cohorts at 2 years post injury.
- Prospective health outcomes following WAD. This analysis examines the health outcomes for the 2001 and 2003 cohorts at 3 months, 6 months and 2 years post injury.

Long term health outcomes pre and post legislative change

This section presents the detailed results of the analysis on long term health outcomes pre and post the legislative change. Specifically, this section details the following:

- participants in the study
- comparison of the baseline characteristics of the study participants between the three cohorts
- a detailed comparison of the health outcomes at 2 years between the three cohorts (specifically, disability, health related quality of life and core whiplash outcome)
- discussion.

Participants in the study

In the 1999 cohort of those who could be contacted, 397 refused consent, 50 could not speak English, leaving 165 available for participation in the study interview. Thus, in the 1999 cohort 36% (165/459) of contactable potentially eligible participants consented to participate in the study. The participation rate was similar for the 2001 and 2003 cohorts.

Comparison of baseline characteristics of study participants

With the exception of age there were no significant differences in baseline characteristics between cohorts (Table 9).
Results

Table 9 Baseline characteristics of claimants with whiplash injuries, before (1999 cohort) and after (2001 and 2003 cohorts) legislative change

<table>
<thead>
<tr>
<th>Characteristics</th>
<th>1999 (n=165)</th>
<th>2001 (n=147)</th>
<th>2003 (n=199)</th>
<th>Test of significance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age (mean, years)</td>
<td>36.8</td>
<td>38.8</td>
<td>41.4</td>
<td>F=4.8, p=0.008</td>
</tr>
<tr>
<td>Female gender</td>
<td>71.5%</td>
<td>67.3%</td>
<td>74.2%</td>
<td>$\chi^2=2.0$, df=2, p=0.37</td>
</tr>
<tr>
<td>Employed</td>
<td>76.4%</td>
<td>64.1%</td>
<td>71.1%</td>
<td>$\chi^2=5.6$, df=2, p=0.06</td>
</tr>
<tr>
<td>Position in vehicle - Driver</td>
<td>80.0%</td>
<td>80.3%</td>
<td>81.9%</td>
<td>$\chi^2=0.3$, df=2, p=0.88</td>
</tr>
<tr>
<td>Prior claim</td>
<td>13.3%</td>
<td>5.4%</td>
<td>7.0%</td>
<td>$\chi^2=7.2$, df=2, p=0.03</td>
</tr>
</tbody>
</table>

Comparison of health outcomes at 2 years post injury between the three cohorts

Disability

The mean FRI at two years after injury was 38.0% (SE 1.9) for the 1999 cohort, 31.8% (SE 2.1) for the 2001 cohort and 30.1% (SE 1.8) for the 2003 cohort (F=5.0, p=0.007). This demonstrates that the 2001 and 2003 cohorts had significantly less disability than the 1999 cohort two years after injury. Defining a FRI of ≤ 25 as recovery, 37% (61/165) of the 1999 cohort had recovered at two years compared with 52% (76/147) of the 2001 cohort and 49% (98/199) of the 2003 cohort ($\chi^2=8.2$, df=2, p=0.02).

Using the pain intensity question of the FRI (a five item 0 to 4 scale), the mean (SE) pain intensity was 1.5 (0.1) for the 1999 cohort, 1.3 (0.1) for the 2001 cohort and 1.2 (0.1) for the 2003 cohort. The percentages of participants in each cohort reporting pain that was mild or less were 44.2%, 56.5% and 56.8% for 1999, 2001 and 2003 cohorts respectively ($\chi^2=6.8$, df=2, p=0.03).

Health related quality of life

After adjusting for age, the Physical Component Score of the SF36 for the 2001 and 2003 cohorts was significantly higher than the 1999 cohort (mean 43.4, SE 0.9 and 44.0, SE 0.8 vs mean 39.6, SE 0.9 respectively, F=7.3 p = 0.001), but there was no significant difference in the Mental Component Score of the SF 36 (mean (SE) for 1999, 2001 and 2003, 45.8 (0.8), 46.5 (0.9), 47.5 (0.8) respectively; F=1.1, p = 0.34).

The mean scores for the eight individual dimensions of the SF36 are shown in Figure 1. Significantly better health status was observed in the 2001 cohort in three out of eight dimensions, namely physical functioning (65.9 (2.1) vs 72.5 (2.2), F = 4.5, p = 0.04), role limited by physical problems (42.3 (3.4) vs 57.1 (3.6), F = 9.0, p = 0.003) and bodily pain (61.3 (2.1) vs 61.1 (2.2), F = 10.5, p = 0.001), after adjusting for age. The 2003 cohort also showed significant improvements, compared with the 1999 cohort, in these three dimensions and the additional dimension of mental health (67.4 (1.6) to 74.3 (1.6), F = 4.2, p=0.01). These values were calculated with Bonferroni correction.
Figure 3 Comparison of each domain of the SF36 for the 1999, 2001 and 2003 cohorts after adjusting for age

pf – physical functioning, rp – role physical, bp – bodily pain, gh – general health, vt – vitality, re – role emotional, sf – social functioning, mh – mental health

Core whiplash outcome measure

Table 10 shows a comparison between the cohorts for the components of the Core Whiplash Outcome Measure (CWOM). The 2001 and 2003 cohorts have significantly more favourable outcomes in four of the five items of the CWOM. Bonferroni's multiple comparisons showed significant differences in CWOM summary score (the mean of the sum of the items of the CWOM) between 1999 vs 2001 (p=0.04) and 1999 vs 2003 (p<0.001). There was no significant difference between the scores in 2001 and 2003 (p=0.79).

Table 10 A comparison between the 1999, 2001 and 2003 cohorts, 2 years after whiplash injury, for individual components of the Core Whiplash Outcome Measure

<table>
<thead>
<tr>
<th>Core whiplash outcome measure</th>
<th>1999 (n=165)</th>
<th>2001 (n=147)</th>
<th>2003 (n=199)</th>
<th>p-value</th>
</tr>
</thead>
<tbody>
<tr>
<td>How bothersome (a)</td>
<td>2.7 (0.1)</td>
<td>2.4 (0.09)</td>
<td>2.2 (0.09)</td>
<td>0.001</td>
</tr>
<tr>
<td>Interference with normal work (b)</td>
<td>2.6 (0.1)</td>
<td>2.1 (0.09)</td>
<td>2.0 (0.09)</td>
<td>&lt;0.001</td>
</tr>
<tr>
<td>Attitude if injury lasted for life (c)</td>
<td>2.2 (0.1)</td>
<td>2.5 (0.1)</td>
<td>2.7 (0.1)</td>
<td>0.004</td>
</tr>
<tr>
<td>Normal activities cut down (median days iqr) (d)</td>
<td>2 (0 to 7.5)</td>
<td>0 (0 to 4)</td>
<td>0 (0 to 4)</td>
<td>0.009</td>
</tr>
<tr>
<td>Work absence (median days iqr) (e)</td>
<td>0 (0 to 0)</td>
<td>0 (0 to 0)</td>
<td>0 (0 to 0)</td>
<td>0.21</td>
</tr>
</tbody>
</table>

Notes:
(a) 5 item scale, rated from 0 "not at all bothersome" to 4 "extremely bothersome"
(b) 5 item scale, rated from 0 "not at all" to 4 "extremely"
(c) 5 item scale, rated from 0 "very dissatisfied" to 4 "very satisfied"
(d) number of days in which regular activities were cut down in the last 4 weeks
(e) number of days in which work was cut down in the last 4 weeks

The CWOM item measuring global perceived change in whiplash symptoms is rated on a scale from -5 to +5, and a rating of 4 or greater is taken to indicate fully recovered. On this basis 21.8% of the 1999 cohort had recovered 2 years post injury
Results

compared to 30.6% of the 2001 cohort and 43.2% for the 2003 cohort ($\chi^2=19.2$, df=2, p=0.001).

Discussion

This study provides evidence that health outcomes for people with whiplash were substantially improved after legislative change that restricts access to compensation for non-economic loss, introduces clinical guidelines for the management of whiplash and provides earlier acceptance of compensation claims and greater provision of early treatment. These superior outcomes were sustained in a second cohort sustaining their injuries following the legislative change.

Improvement was demonstrated in both the degree of disability, physical functioning and pain, together with the percentage of people recovered. No difference was demonstrated in mental functioning as defined by the SF-36. With an additional 15% of people with whiplash injuries having a long term recovery in the post-legislative change cohort, the "number needed to treat" for this intervention (legislative change) was approximately seven. This compares very favourably with other health interventions.11

These findings provide evidence that the structure of the compensation scheme can positively influence health outcomes for injured people. Only people with whiplash were investigated because, prior to the change in legislation in 1999, whiplash was the most frequently recorded diagnosis in injured people claiming compensation12 and some of the scheme changes were designed to reduce access to compensation for non-economic loss ('pain and suffering') for this cohort. Other legislative changes were made to encourage improved management of injuries. Since the legislative change compensation claims are being accepted and acted upon more quickly. However, the independent effects of the different components of the changed regulations cannot be determined.

Data from the government insurance regulator in NSW shows the total number of compulsory third party insurance claims has declined in the years after the legislative change in 199913 and there has also been a reduction in the number of WAD claims being made. This reduction is unlikely to have reduced the number of claims for more 'severe' whiplash injuries. The expected effect of this may be to reduce the identified change in health using our method of sampling because the more 'severe' whiplash cases remained in the 2001 and 2003 cohorts.

It is not clear why physical functioning improved but mental functioning did not as shown between the two cohorts. The change in the scheme may have encouraged earlier physical activity but psychological stressors related to an injury where another party was judged to be at fault were still present and thus still influencing mental functioning. However, it is plausible that the SF36 may not have been sufficiently responsive to detect changes in psychological functioning.

Results

A significant proportion of the people listed as having WAD from the insurance database did not participate in the study. For those people who could be contacted it was difficult to obtain informed consent. As the injuries were compensable there appeared to be concern on the part of some injured people, and their advisors, that participation in the study might influence their insurance claim although it was carefully explained that it would not. The participation rates obtained are acceptable given the setting of the study and a similar participation rate has been reported from Scandinavia\(^\text{14}\).

The three cohorts that were studied had different exposures to telephone interviews. The 2001 and 2003 cohorts completed the questionnaires on three occasions (3 and 6 months, and 2 years after injury) while the 1999 cohort only had one exposure (2 years after injury). It is possible that the different interview schedules could have influenced the responses obtained but a major effect is unlikely due to the long period between the second and third interview for the 2001 and 2003 cohorts.

The major strengths of this study relate to a comprehensive set of health outcome measures recorded directly from people with whiplash. Standardised outcome measures were used as has been recommended\(^\text{15}\) and the data were collected by interviewers who were unaware of the study hypotheses. A database was used in which all compensable whiplash injuries are recorded for a large population.

As outlined above, the weaknesses of the study include the use of the insurance database that may have limited the ability to gain cooperation of people with whiplash. In addition, whether compensation \textit{per se} influences recovery from whiplash cannot be evaluated in this study because only people who are eligible for compensation have participated.

Overall this study has shown a significant improvement in health status, as assessed in relation to disability, pain and physical functioning, after legislative change that reduced compensation for disability for whiplash injury, and encouraged earlier acceptance of insurance claims, and early treatment. The improvement in health outcomes was maintained for more that four years after the legislative change. The magnitude of the improvement is such that an additional 15%, or one in seven, people with whiplash are recovered two years after their injury. This is likely to have substantial economic as well as health benefits. Design of compensation schemes should be undertaken with the understanding that the structure of the scheme may have substantial effects on the long term health of injured people.

Prospective health outcomes following WAD

This analysis aimed to define health outcomes of whiplash associated disorders (WAD) at three months, six months and two years and to examine predictors of these outcomes. Both the 2001 and 2003 cohort were analysed in this study as interviews for this cohort were conducted at 3 months, 6 months and 2 years post injury. The 2001 and 2003 cohorts were also compared to ascertain whether health outcomes gains were maintained, amplified or reduced several years after legislative change.


Results

Possible reasons for any differences in health outcomes between the 2001 and 2003 cohorts were also examined.

The health outcome measures analysed were:

- the FRI to measure disability and the proportion of participants recovered
- the CWOM to measure participation
- Short-Form 36 (SF-36) to measure health related quality of life.

In addition to measuring the health outcomes of the participants, independent predictors of recovery were determined using multiple linear regression.

The results of the health outcomes and linear regression are discussed in turn below followed by a discussion.

Health outcomes: disability and participation

The mean (SD) Functional Rating Index significantly improved over time for subjects in the 2003 cohort (Mean (SD) FRI at 3 months = 36.6 (2.2) and at 2 years = 27.4 (2.4), p= 0.001, Table 11). However, although the mean (SD) disability at 2 years was lower in the 2003 cohort (27.2 (2.4)) compared with the 2001 cohort (32.1 (2.4)) this difference was not significant (p=0.17).

The mean (SD) Global Perceived effect significantly improved over time in the 2003 cohort (1.6 (0.2) at 3 months vs 2.5 (0.3) at 2 years; p=.001). This differed from the 2001 cohort, where the Global Perceived Effect did not improve over time (p=0.53). The mean (SD) Global Perceived Effect was significantly higher at 2 years in the 2003 cohort (2.5 (0.3)) compared with the 2001 cohort (1.7 (0.3); p=0.03).

There were no significant differences in the number of days off work or activities between cohorts as measured by the CWOM at any time point (Table 12).

Table 11 Health outcome measures at baseline (3 months) and at follow up (6 months and 2 years) after sustaining whiplash injury: Cohort 1 (2001: pre-guideline) compared with Cohort 2 (2003:post guideline)

<table>
<thead>
<tr>
<th>Variable</th>
<th>3 months</th>
<th>6 months</th>
<th>2 years</th>
<th>F-Statistic</th>
<th>p-value</th>
</tr>
</thead>
<tbody>
<tr>
<td>FRI score</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2001 cohort: Mean (SE) n=114</td>
<td>36.8 (2.09)</td>
<td>34.5 (2.25)</td>
<td>32.1 (2.40)</td>
<td>11.1</td>
<td>0.001</td>
</tr>
<tr>
<td>2003 cohort: Mean (SE) n=113</td>
<td>36.6 (2.20)</td>
<td>36.9 (2.20)</td>
<td>27.4 (2.40)</td>
<td>19</td>
<td>0.001</td>
</tr>
<tr>
<td>Comparison between 2001 and 2003 cohorts (p-value)</td>
<td>0.95</td>
<td>0.45</td>
<td>0.17</td>
<td></td>
<td></td>
</tr>
<tr>
<td>% of claimants with FRI total index score of Recovered (0 &lt;= FRI &lt;= 25)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2001 cohort</td>
<td>33.6% (n 64)</td>
<td>38.9% (n 77)</td>
<td>51.7% (n 76)</td>
<td>14.6</td>
<td>0.001</td>
</tr>
<tr>
<td>2003 cohort</td>
<td>35.5% (n 113)</td>
<td>37.6% (n 80)</td>
<td>49.2% (n 98)</td>
<td>9.3</td>
<td>0.009</td>
</tr>
<tr>
<td>Comparison between 2001 and 2003 cohorts (p-value)</td>
<td>0.63</td>
<td>0.78</td>
<td>0.65</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Global Perceived Effect (GPE) Mean (SE)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2001 cohort</td>
<td>1.5 (0.24)</td>
<td>1.5 (0.26)</td>
<td>1.7 (0.27)</td>
<td>0.4</td>
<td>0.53</td>
</tr>
<tr>
<td>2003 cohort</td>
<td>1.6 (0.24)</td>
<td>1.3 (0.27)</td>
<td>2.5 (0.25)</td>
<td>8.3</td>
<td>0.001</td>
</tr>
<tr>
<td>Comparison between 2001 and 2003 cohorts (p-value)</td>
<td>0.77</td>
<td>0.59</td>
<td>0.03</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1Functional Rating Index (FRI), score range 0% to 100%
2Global Perceived Effect, scale -5 (vastly worse) to +5 (completely recovered).

Whiplash claimants health outcomes and cost pre and post the 1999 NSW CTP legislative reforms 22
Table 12 Core Whiplash Outcome Measure

<table>
<thead>
<tr>
<th>Variable</th>
<th>3 months</th>
<th>6 months</th>
<th>2 years</th>
<th>F-Statistical</th>
<th>P value</th>
</tr>
</thead>
<tbody>
<tr>
<td>CWOM Item 4 (Activity) - Median (25th – 75th Percentile)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2001 cohort</td>
<td>1.5 (0.0-10.0)</td>
<td>1.0 (0.0-7.0)</td>
<td>0.0 (0.0-4.0)</td>
<td>13.2</td>
<td>0.001</td>
</tr>
<tr>
<td>2003 cohort</td>
<td>3.0 (0.0-12.0)</td>
<td>1.0 (0.0-11.0)</td>
<td>0.0 (0.0-4.0)</td>
<td>19.3</td>
<td>0.001</td>
</tr>
<tr>
<td>Comparison between 2001 and 2003 cohorts (p-value)</td>
<td>0.001</td>
<td>1.00</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CWOM Item 5 (Work) Median (25th – 75th Percentile)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2001 cohort</td>
<td>0.0 (0.0-0.0)</td>
<td>0.0 (0.0-0.0)</td>
<td>0.0 (0.0-0.0)</td>
<td>0.001</td>
<td>0.98</td>
</tr>
<tr>
<td>2003 cohort</td>
<td>0.0 (0.0-1.0)</td>
<td>0.0 (0.0-0.0)</td>
<td>0.0 (0.0-0.0)</td>
<td>0.001</td>
<td>0.99</td>
</tr>
<tr>
<td>Comparison between 2001 and 2003 cohorts (p-value)</td>
<td>1.00</td>
<td>1.00</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1 Number of days in past month you have cut down on the things you usually do for more than half the day because of whiplash symptom.
2 Number of days in the past month your whiplash symptoms stopped you from going to work or school.

Health outcomes: Health related quality of life (SF 36)

The mean (SD) physical component score for the SF36 statistically improved over time for both the 2001 and 2003 cohorts (2001 cohort, p = .002; 2003 cohort, p=0.006; Table 13). However, the mean mental component score did not significantly change as time progressed for the 2001 cohort (p=0.59), but did change over time for the 2003 cohort (p=.001; Table 13).

Table 13 Health Related Quality of life (SF36, Mean Physical Component Score and Mental Component Score). Comparison of Cohort 1 with Cohort 2.

<table>
<thead>
<tr>
<th>SF-36 dimension</th>
<th>3 months</th>
<th>6 months</th>
<th>2 years</th>
<th>p-value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Component score (2001)</td>
<td>40.6 (1.0)</td>
<td>42.6 (1.0)</td>
<td>43.7 (1.1)</td>
<td>0.002</td>
</tr>
<tr>
<td>Physical Component score (2003)</td>
<td>41.7 (1.0)</td>
<td>41.5 (1.0)</td>
<td>44.5 (1.1)</td>
<td>0.006</td>
</tr>
<tr>
<td>Mental Component score (2001)</td>
<td>43.5 (1.2)</td>
<td>44.0 (1.3)</td>
<td>44.7 (1.3)</td>
<td>0.590</td>
</tr>
<tr>
<td>Mental Component score (2003)</td>
<td>41.8 (1.3)</td>
<td>43.2 (1.2)</td>
<td>46.8 (1.2)</td>
<td>0.001</td>
</tr>
</tbody>
</table>

The profile of the 8 domains of the SF 36 at 2 years for each cohort has been described in the section on the long term health outcomes pre and post legislative change. The scores for each dimension are slightly higher for the 2003 cohort than the 2001 cohort, however the difference in these scores are not significant.

Figure 3 presents the change in SF36 scores between 3 months and 2 years for both the 2001 and 2003 cohorts. For the 2001 cohort, there was improvement over 7 of the 8 domains with 2 of the 8 domains showing statistically significant improvement, namely role physical and bodily pain. The 2003 cohort displayed improvement across all 8 domains and statistically significant improvement in 7 of the 8 domains (there wasn’t a statically significant improvement in general health).
Independent predictors of recovery

The global perceived effect was the measure of recovery for these multiple linear regression analyses. The analyses were completed separately for each of the two cohorts. The predictors tested were:

- sociodemographic predictors (age, gender, education, IRSD).
- initial disability (FRI index at 3 months)
- psychological factors (SF-36 mental health component score at 3 months and the SF-36 mental health dimension)
- factors related to compensation (claim status, driver, time to admit liability (unit=100 days), economic loss claim and prior personal injury claim).

Factors that were associated with poor outcome in the 2001 cohort were higher initial disability and open claim status. (The $R^2$ adjusted for number of predictive factors was 0.20).

Factors that are associated with recovery in the 2003 Cohort were: lower initial disability (grouped in units of 10), younger age (10 year age bands) and a lower IRSD score. The $R^2$ adjusted for number of predictive factors was 0.34.

Discussion

The main finding of this analysis was that health outcomes improved over time for the 2001 cohort (immediately after legislative change) and this was maintained (and slightly improved) several years after legislative change (demonstrated by the 2003 cohort).

There were aspects of health that improved more significantly over time in the 2003 cohort compared to the 2001 cohort. These included greater global perceived effect,
Results

and better recovery in 5 more dimensions on the SF36 including general health, vitality, social functioning, role emotional and mental health. The greater improvement may have been due the implementation of clinical guidelines with insurers and treating health care practitioners, which resulted in improved claims and practitioner management of whiplash. In addition the wider influence of evidence based practice across musculoskeletal health care is known to contribute to improved health outcomes in general.

Clearly the combined results regarding recovery after whiplash from both cohorts, indicates that at least half of people with whiplash are not recovered at 2 years. This non-recovery of half the cohorts occurs even after legislation and implementation of clinical guidelines, factors both designed to improve health outcomes. These findings suggest that there are a cohort of people with WAD who do not recover and therefore may not respond to general interventions such as legislative change and release of clinical guidelines.

Identifying these non-recoverer's, and directing appropriate management to this cohort would therefore be the next step to improving health outcomes for people with whiplash. The combined results of both cohorts have identified that the major predictor of non-recovery after WAD is high initial disability. Several other sources of evidence have also concluded that high initial disability predicts non-recovery after WAD (e.g. ). Furthermore, non-recovery was not associated with psychological factors or claim related factors in both cohorts. It is therefore suggested that greater emphasis should be placed on assessing disability soon after whiplash, and if high, directing resources to these patients. Less emphasis therefore, should be placed on the relevance of claim or psychosocial factors.

Cost outcome analysis

The results of the following analyses are presented in this section:

- examination of the finalisation patterns within each cohort
- analysis of the average claim size for whiplash claims by cohort (both the overall average claim size was considered and each head of damage – specifically medical, legal, economic loss, non-economic loss and other)
- analysis of the average claim size of whiplash claims by finalisation band and cohort
- analysis of the medical payment pattern since the time of accident for each head of damage.

ANF only claims were included in the analysis.

---


Whiplash claimants health outcomes and cost pre and post the 1999 NSW CTP legislative reforms
Results

Finalisation rates

Table 14 presents the proportion of claims finalised at 30 June 2006.

Table 14: Proportion of finalised claims at 30 June 2006

<table>
<thead>
<tr>
<th>Cohort</th>
<th>Proportion of claims finalised - including ANF only claims</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>99.1%</td>
</tr>
<tr>
<td>2001</td>
<td>95.1%</td>
</tr>
<tr>
<td>2003</td>
<td>72.4%</td>
</tr>
</tbody>
</table>

Note: An allowance for incurred but not reported claims was made for the 2003 cohort.

A high proportion of claims in the 1999 and 2001 cohorts were finalised at 30 June 2006. The proportion of finalised claims at points in time post injury was also analysed and this is presented in Table 15.

Table 15: Proportion of claims finalised at points in time

<table>
<thead>
<tr>
<th>Number of months since the accident</th>
<th>Cohort 0.44%</th>
<th>2.76%</th>
<th>17.44%</th>
<th>32.30%</th>
<th>49.90%</th>
<th>57.38%</th>
<th>68.86%</th>
<th>77.05%</th>
<th>85.85%</th>
<th>91.01%</th>
<th>94.66%</th>
<th>96.44%</th>
<th>97.51%</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.44%</td>
<td>1999: 99.1%</td>
<td>2001: 95.1%</td>
<td>2003: 72.4%</td>
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</tr>
</tbody>
</table>

Note: An allowance for incurred but not reported claims was made for the 2003 cohort.

Table 15 indicates the following:

• A much higher proportion of claims were finalised in the first 12 months post injury for the 2001 and 2003 cohorts when compared to the 1999 cohort (approximately 43% compared with 17%)

• At 24 months post injury approximately 65% of claims are finalised in the 2001 and 2003 cohorts compared with 50% of the 1999 cohort claims.

• At 54 months (4 and a half years) post injury a similar proportion of claims were finalised in the 1999 and 2001 cohorts.

A desired outcome of the new legislation was earlier finalisation of small claims. This analysis demonstrates that this was achieved.

Average claims size analysis

This section analyses the average claim size of WAD claims for the 1999 and 2001 cohorts. The 2003 cohort was not analysed here due to a substantial proportion of claims not being finalised (as indicated in Table 14). The average claim size was analysed three different ways, these being:

• The average claim size for all finalised claims (as at 30 June 2006)

• The average claim size at the same stage of development (that is, the average claim size for the 1999 cohort was compared to the 2001 cohort at the 95% finalised mark)

• The average claim size on all claims (using case estimates to estimate the full cost of claims that are not yet finalised).
Table 16 compares the average claim size of WAD claims between the 1999 and 2001 cohort.

<table>
<thead>
<tr>
<th>Cohort</th>
<th>% finalised (excluding IBNR)</th>
<th>Average Claim Size on all finalised claims</th>
<th>Average claim size on the first 95% of claims</th>
<th>Estimated Average Claim Size on all claims (using case estimates)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>99.1%</td>
<td>$46,590</td>
<td>$43,083</td>
<td>$47,768</td>
</tr>
<tr>
<td>2001</td>
<td>95.1%</td>
<td>$21,347</td>
<td>$21,347</td>
<td>$28,824</td>
</tr>
</tbody>
</table>

Table 16 illustrates that the average claim size of WAD claims is estimated to be significantly lower for the 2001 cohort compared to the 1999 cohort - $28,824 compared to $47,768 or approximately $19,000 per claim. This will result in significant savings to the scheme.

Table 17 breaks the average claim size down by head of damage. The results are presented two ways for the 1999 cohort - for all finalised claims and for the first 95% of finalised claims (the same stage of development as the 2001 cohort). The case estimates were not available by head of damage.

<table>
<thead>
<tr>
<th>Cohort</th>
<th>Medical</th>
<th>Legal</th>
<th>Economic Loss</th>
<th>Non-economic loss</th>
<th>Other</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999 (99% finalised)</td>
<td>$6,411</td>
<td>$11,763</td>
<td>$12,154</td>
<td>$13,912</td>
<td>$2,349</td>
<td>$46,590</td>
</tr>
<tr>
<td>1999 (95% finalised)</td>
<td>$6,141</td>
<td>$10,554</td>
<td>$11,057</td>
<td>$13,325</td>
<td>$2,006</td>
<td>$43,083</td>
</tr>
<tr>
<td>2001</td>
<td>$4,816</td>
<td>$3,471</td>
<td>$5,685</td>
<td>$2,469</td>
<td>$1,906</td>
<td>$21,347</td>
</tr>
</tbody>
</table>

The 2001 cohort when compared to the 1999 cohort received a lower proportion of non-economic loss and legal payments but a higher proportion of medical, economic loss and other payments. The dollar amount difference between legal and non-economic loss payments between the 2001 and 1999 cohort is rather pronounced.

In summary, the average claim size is likely to be lower for the 2001 cohort compared to the 1999 cohort. This was driven mainly by lower legal and non-economic loss payments.

Average claim size by finalisation band

This section analyses average claim payments by finalisation band for each of the three cohorts. Claims were grouped depending on the time taken for them to finalise, for example, the first 10% of claims finalised were grouped together, then the next 10% of claims finalised were grouped together, etc.

Average claim payments are presented for all claims and exclusively for severity 1 claims. This analysis is also presented by head of damage. The numbers in italics in the following tables indicate that not all claims are finalised in the particular finalisation band.
3B Results

**Total payments per claim**

<table>
<thead>
<tr>
<th></th>
<th>1999</th>
<th>2001</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>All claims</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Severity 1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$100,000</td>
<td>1,247</td>
<td>8,177</td>
<td>17,405</td>
</tr>
<tr>
<td>$90,000</td>
<td>628</td>
<td>764</td>
<td>763</td>
</tr>
<tr>
<td>$80,000</td>
<td>1,465</td>
<td>3,062</td>
<td>5,030</td>
</tr>
<tr>
<td>$70,000</td>
<td>1,287</td>
<td>3,587</td>
<td>8,168</td>
</tr>
<tr>
<td>$60,000</td>
<td>508</td>
<td>1,430</td>
<td>847</td>
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<tr>
<td>$50,000</td>
<td>1,465</td>
<td>3,062</td>
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<td>1,287</td>
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<td>1,465</td>
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<td>3,587</td>
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<td>847</td>
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<td>1,465</td>
<td>3,062</td>
<td>5,030</td>
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<td>1,287</td>
<td>3,587</td>
<td>8,168</td>
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<td>508</td>
<td>1,430</td>
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<td>1,465</td>
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<td>$0</td>
<td>1,287</td>
<td>3,587</td>
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<td>$10,000</td>
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<td>8,168</td>
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<tr>
<td>$100,000</td>
<td>508</td>
<td>1,430</td>
<td>847</td>
</tr>
</tbody>
</table>

Figure 5 Total payments per claim by finalisation band and cohort

Table 18 Total payments per claim by finalisation band and cohort

<table>
<thead>
<tr>
<th>Total payments - all claims (including ANF only claims)</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>2,247</td>
<td>8,177</td>
<td>17,405</td>
<td>21,661</td>
<td>34,560</td>
<td>54,216</td>
<td>53,715</td>
<td>83,371</td>
<td>88,783</td>
<td>107,276</td>
</tr>
<tr>
<td>2001</td>
<td>628</td>
<td>764</td>
<td>783</td>
<td>1,465</td>
<td>3,062</td>
<td>5,030</td>
<td>15,907</td>
<td>35,935</td>
<td>82,635</td>
<td>111,253</td>
</tr>
<tr>
<td>2003</td>
<td>508</td>
<td>1,430</td>
<td>847</td>
<td>1,287</td>
<td>3,587</td>
<td>8,168</td>
<td>20,150</td>
<td>32,352</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total payments - severity 1 claims only (including ANF only claims)</td>
<td>0-10%</td>
<td>10-20%</td>
<td>20-30%</td>
<td>30-40%</td>
<td>40-50%</td>
<td>50-60%</td>
<td>60-70%</td>
<td>70-80%</td>
<td>80-90%</td>
<td>90-100%</td>
</tr>
<tr>
<td>1999</td>
<td>2,209</td>
<td>7,784</td>
<td>13,363</td>
<td>21,179</td>
<td>32,373</td>
<td>40,707</td>
<td>51,706</td>
<td>67,057</td>
<td>71,913</td>
<td>87,812</td>
</tr>
<tr>
<td>2001</td>
<td>523</td>
<td>778</td>
<td>776</td>
<td>1,440</td>
<td>1,887</td>
<td>3,668</td>
<td>8,709</td>
<td>18,203</td>
<td>41,235</td>
<td>95,875</td>
</tr>
<tr>
<td>2003</td>
<td>528</td>
<td>1,034</td>
<td>998</td>
<td>1,100</td>
<td>2,891</td>
<td>3,881</td>
<td>11,568</td>
<td>19,759</td>
<td>8,532</td>
<td></td>
</tr>
</tbody>
</table>

Figure 5 and Table 18 indicate the following:

- There was a substantial difference in average claim size for the first 70% of finalised claims between the 2001 and 2003 cohorts compared to the 1999 cohort.
- The 2003 cohort is similar to the 2001 cohort; however, the average claim size for the 2003 cohort becomes higher than that of the 2001 cohort from the 50-60% band onwards.
- For the 70-80% and 80-90% finalisation bands, however, the 2001 cohort average claim size is approaching the 1999 cohort average claim size.
- Whilst not all claims are finalised, the average claim size for the 2001 cohort in the 90-100% finalisation band is higher than for the 1999 cohort.

Figure 5 and Table 18 were reproduced including the case estimates on all claims that were not finalised at 30 June 2006. The case estimates for the 2001 cohort are likely to be more accurate than for the 2003 cohort due to being further developed.
Figure 6 Reported incurred cost by finalisation band and cohort

Table 19 Reported incurred cost by finalisation band and cohort

<table>
<thead>
<tr>
<th>Total payments - all claims (including ANF only claims)</th>
<th>Cohort</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>2,247</td>
<td>6,177</td>
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<td>63,371</td>
<td>68,783</td>
<td>75,000</td>
<td>111,000</td>
<td>111,000</td>
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<td>35,935</td>
<td>62,635</td>
<td>142,000</td>
<td>101,400</td>
<td>101,400</td>
</tr>
<tr>
<td>2003</td>
<td>508</td>
<td>1,430</td>
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<td>3,587</td>
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<td>82,635</td>
<td>19,759</td>
<td>63,043</td>
<td>63,043</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total payments - severity 1 claims only (including ANF only claims)</th>
<th>Cohort</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
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<td>13,353</td>
<td>21,179</td>
<td>32,373</td>
<td>46,707</td>
<td>51,708</td>
<td>67,057</td>
<td>71,913</td>
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<td>98,694</td>
</tr>
<tr>
<td>2001</td>
<td>523</td>
<td>777</td>
<td>776</td>
<td>1,440</td>
<td>1,867</td>
<td>3,668</td>
<td>8,709</td>
<td>18,203</td>
<td>41,235</td>
<td>126,458</td>
<td>126,458</td>
<td>126,458</td>
</tr>
<tr>
<td>2003</td>
<td>528</td>
<td>1,034</td>
<td>998</td>
<td>1,100</td>
<td>2,891</td>
<td>3,981</td>
<td>11,568</td>
<td>19,759</td>
<td>63,043</td>
<td>83,053</td>
<td>83,053</td>
<td>83,053</td>
</tr>
</tbody>
</table>

Including case estimates in the analysis, indicated that the average claim size within the 90-100% finalisation band was significantly higher (almost $30,000 higher) for the 2001 cohort when compared to the 1999 cohort. This was true when looking at either all claims or severity 1 only claims.

It is recognised in this analysis, that the number of claims in each of the cohorts is not the same. There were more claims in each finalisation band for the 1999 cohort compared to the 2001 and 2003 cohorts. It can be assumed that the longer a claim takes to finalise the more severe it is likely to be and hence the more costly. This analysis could have been completed by comparing the number of claims in the 2001 cohort with the same number of claims in the 1999 cohort (by excluding the quickest to finalise claims from the 1999 cohort). This would most likely result in higher average claim sizes in each finalisation band for the 1999 cohort then is presented in this analysis and hence the results presented can be considered conservative.

Overall the average claim size significantly reduced post the legislative change for the small, quick to finalise claims. For the large, slow to finalise claims, the average claim size was higher post the legislative change. Thus, the reduction in overall average claim size was driven by the small claims.
Medical payments

Table 20 Medical payments by finalisation band and cohort

Table 20 Medical payments by finalisation band and cohort

<table>
<thead>
<tr>
<th>Medical payments - all claims (including ANF only claims)</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cohort</td>
<td>1999</td>
<td>2001</td>
<td>2003</td>
<td>1999</td>
<td>2001</td>
<td>2003</td>
<td>1999</td>
<td>2001</td>
<td>2003</td>
<td>1999</td>
</tr>
<tr>
<td>1999</td>
<td>875</td>
<td>1,946</td>
<td>3,507</td>
<td>3,651</td>
<td>5,089</td>
<td>6,631</td>
<td>6,768</td>
<td>12,172</td>
<td>10,302</td>
<td>11,663</td>
</tr>
<tr>
<td>2001</td>
<td>354</td>
<td>406</td>
<td>546</td>
<td>802</td>
<td>1,572</td>
<td>2,175</td>
<td>5,248</td>
<td>7,448</td>
<td>13,688</td>
<td>24,859</td>
</tr>
<tr>
<td>2003</td>
<td>291</td>
<td>692</td>
<td>601</td>
<td>835</td>
<td>1,950</td>
<td>3,294</td>
<td>5,469</td>
<td>8,465</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Medical payments - severity 1 claims only (including ANF only claims)

<table>
<thead>
<tr>
<th>Medical payments - severity 1 claims only (including ANF only claims)</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cohort</td>
<td>1999</td>
<td>2001</td>
<td>2003</td>
<td>1999</td>
<td>2001</td>
<td>2003</td>
<td>1999</td>
<td>2001</td>
<td>2003</td>
<td>1999</td>
</tr>
<tr>
<td>1999</td>
<td>822</td>
<td>1,884</td>
<td>2,914</td>
<td>3,874</td>
<td>5,146</td>
<td>7,096</td>
<td>6,807</td>
<td>9,043</td>
<td>9,181</td>
<td>9,735</td>
</tr>
<tr>
<td>2001</td>
<td>310</td>
<td>398</td>
<td>550</td>
<td>724</td>
<td>1,021</td>
<td>1,862</td>
<td>3,274</td>
<td>6,028</td>
<td>9,834</td>
<td>20,450</td>
</tr>
<tr>
<td>2003</td>
<td>294</td>
<td>525</td>
<td>722</td>
<td>749</td>
<td>1,714</td>
<td>2,072</td>
<td>4,230</td>
<td>5,814</td>
<td>1,442</td>
<td></td>
</tr>
</tbody>
</table>

Figure 7 and Table 20 indicate the following:

- medical payments were lower for the first 80% of finalised claims for the 2001 and 2003 cohorts when compared to the 1999 cohort.

- for claims in the 80-100% finalisation bands medical payments are higher for the 2001 and 2003 cohorts compared to the 1999 cohort.

Overall, average medical payments were lower post the legislative change for the small quick to finalise claims. It was thought that earlier access to treatment may result in higher medical payments; but this was not the case for these claims. It should be noted, however, that medical payments were higher in the short-term post the legislative change. This is discussed further in the analysis of payment pattern section.

Medical payments were higher for the large, slow to finalise claims post the legislative change.
3B Results

**Legal payments**

![Graph showing legal payments by finalisation band and cohort](image)

**Figure 8: Legal payments by finalisation band and cohort**

**Table 21: Legal payments by finalisation band and cohort**

<table>
<thead>
<tr>
<th>Cohort</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>252</td>
<td>1,178</td>
<td>2,707</td>
<td>4,846</td>
<td>7,221</td>
<td>11,276</td>
<td>12,595</td>
<td>19,071</td>
<td>24,921</td>
<td>35,769</td>
</tr>
<tr>
<td>2001</td>
<td>22</td>
<td>67</td>
<td>52</td>
<td>158</td>
<td>487</td>
<td>888</td>
<td>1,826</td>
<td>5,438</td>
<td>12,995</td>
<td>21,921</td>
</tr>
<tr>
<td>2003</td>
<td>43</td>
<td>85</td>
<td>92</td>
<td>158</td>
<td>368</td>
<td>1,077</td>
<td>2,792</td>
<td>6,122</td>
<td>13,160</td>
<td>16,365</td>
</tr>
</tbody>
</table>

![Graph showing economic loss payments by finalisation band and cohort](image)

**Figure 9: Economic loss payments by finalisation band and cohort**

**Whiplash claimants health outcomes and cost pre and post the 1999 NSW CTP legislative reforms**

Figure 8 and Table 21 indicate that legal payments were lower for the 2001 and 2003 cohorts when compared to the 1999 cohort. This was a desired outcome of the new legislation.

**Economic loss payments**
Table 22 Economic loss payments by finalisation band and cohort

<table>
<thead>
<tr>
<th>Year</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>519</td>
<td>1,291</td>
<td>3,206</td>
<td>3,109</td>
<td>7,852</td>
<td>14,469</td>
<td>13,809</td>
<td>26,605</td>
<td>24,869</td>
<td>27,396</td>
</tr>
<tr>
<td>2001</td>
<td>245</td>
<td>255</td>
<td>186</td>
<td>469</td>
<td>753</td>
<td>1,496</td>
<td>6,210</td>
<td>15,078</td>
<td>37,748</td>
<td>39,716</td>
</tr>
<tr>
<td>2003</td>
<td>174</td>
<td>530</td>
<td>130</td>
<td>229</td>
<td>1,045</td>
<td>2,747</td>
<td>6,056</td>
<td>12,146</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Economic loss payments - severity 1 claims only (including ANF only claims)

<table>
<thead>
<tr>
<th>Year</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>552</td>
<td>1,288</td>
<td>2,192</td>
<td>3,410</td>
<td>6,746</td>
<td>12,864</td>
<td>11,939</td>
<td>20,266</td>
<td>18,333</td>
<td>19,112</td>
</tr>
<tr>
<td>2001</td>
<td>188</td>
<td>312</td>
<td>153</td>
<td>229</td>
<td>1,045</td>
<td>2,747</td>
<td>6,056</td>
<td>12,146</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2003</td>
<td>190</td>
<td>428</td>
<td>147</td>
<td>124</td>
<td>852</td>
<td>948</td>
<td>7,768</td>
<td>3,517</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Figure 9 and Table 22 indicate the following:

- Economic loss payments were lower for the first 80% of finalised claims for the 2001 and 2003 cohorts when compared to the 1999 cohort.
- For all claims in the 80-100% finalisation bands economic loss payments were higher for the 2001 and 2003 cohorts compared to the 1999 cohort.
- When only the severity 1 claims were included in the analysis it is not until the 90-100% finalisation band that the economic loss payments are higher for the 2001 cohort than the 1999 cohort.

Overall, economic loss payments reduced for the majority of claims post the legislative change. This was a desired outcome of the change in legislation.

Non-economic loss payments

Figure 10 Non-economic loss payments by finalisation band and cohort

Table 23 Non-economic loss payments by finalisation band and cohort

<table>
<thead>
<tr>
<th>Year</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>168</td>
<td>3,121</td>
<td>7,161</td>
<td>9,134</td>
<td>13,404</td>
<td>18,755</td>
<td>18,691</td>
<td>23,594</td>
<td>22,518</td>
<td>23,396</td>
</tr>
<tr>
<td>2001</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>111</td>
<td>686</td>
<td>1,670</td>
<td>3,423</td>
<td>12,083</td>
<td>10,812</td>
</tr>
<tr>
<td>2003</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>128</td>
<td>589</td>
<td>2,967</td>
<td>2,530</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Non-economic loss payments - severity 1 claims only (including ANF only claims)

<table>
<thead>
<tr>
<th>Year</th>
<th>0-10%</th>
<th>10-20%</th>
<th>20-30%</th>
<th>30-40%</th>
<th>40-50%</th>
<th>50-60%</th>
<th>60-70%</th>
<th>70-80%</th>
<th>80-90%</th>
<th>90-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>134</td>
<td>2,911</td>
<td>5,299</td>
<td>6,557</td>
<td>12,937</td>
<td>15,698</td>
<td>18,115</td>
<td>19,765</td>
<td>19,698</td>
<td>18,142</td>
</tr>
<tr>
<td>2001</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>126</td>
<td>211</td>
<td>523</td>
<td>643</td>
<td>4,963</td>
<td>12,446</td>
</tr>
<tr>
<td>2003</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>140</td>
<td>33</td>
<td>53</td>
<td>0</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Results

Figure 10 and Table 23 indicate that non-economic loss payments were substantially lower for the 2001 and 2003 cohorts when compared to the 1999 cohort. This was a desired outcome of the new legislation.

Other payments

It should be noted that other payments are the smallest payment type contributing to the average claim size.

Figure 11 and Table 24 indicate the following:

- Other payments for the first 60% of finalised claims are lower for the 2001 and 2003 cohorts when compared to the 1999 cohorts.

- When only severity 1 claims are considered the 2001 cohort average claim size remains lower than the 1999 cohort average claim size. The 2003 cohort, however, has larger average payments than the 2001 cohort at almost all finalisation bands.

- When all claims are considered the average payment per claim for the 1999 and 2001 cohort was similar in the 70-100% finalisation bands.

Overall, other payments were lower for the small quick to finalise claims after the legislative reforms. Payments were similar post the reforms for claims that finalised relatively slower.
In summary, this analysis demonstrated that:

- The legislative changes were effective in reducing the average claim size of the smaller claims that finalise relatively quickly, yielding substantial savings to the scheme due to their high frequency.

- On the other hand, for large, slow to finalise claims there was evidence of higher payments after the legislative change where restrictions on payments did not exist. That is, for these larger claims, there were higher medical and economic loss payments after the legislative change.

**Analysis of payment pattern**

In addition to the analysis of the average claim size the medical payment pattern for each cohort was analysed in order to determine whether early access to treatment was obtained after the introduction of the Motor Vehicle Accident Compensation Act (1999).

As mentioned in the background section the data used in this analysis was at 30 June 2006. The development (which is the time elapsed between injury and 30 June 2006) for each cohort was:

- 78 months for the 1999 cohort
- 54 months for the 2001 cohort
- 24 months for the 2003 cohort

Table 25 illustrates the points in time when the cohorts were analysed.

**Table 25 Development of claims post injury at 30 June 2006**

<table>
<thead>
<tr>
<th>Cohort</th>
<th>3 months</th>
<th>6 months</th>
<th>12 months</th>
<th>18 months</th>
<th>24 months</th>
<th>30 months</th>
<th>36 months</th>
<th>42 months</th>
<th>48 months</th>
<th>54 months</th>
<th>60 months</th>
<th>66 months</th>
<th>72 months</th>
<th>78 months</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999 Wave 1</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>2001 Wave 1</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>2001 Wave 2</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>2001 Wave 3</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

The results of this analysis are only presented including the ANF only claims. There are limitations to this analysis as the finalisation rates are different between the three cohorts. This distorts the comparison that is able to be made between the cohorts. Nonetheless, Table 26 illustrates that medical payments on a per claim basis were substantially higher for the 2001 and 2003 cohorts compared to the 1999 cohort in the first 6 months post injury. This indicates that the early access to treatment was achieved after the introduction of the new legislation.

**Table 26 Comparison of medical payment pattern between the three cohorts**

<table>
<thead>
<tr>
<th>Medical</th>
<th>3 months</th>
<th>6 months</th>
<th>12 months</th>
<th>18 months</th>
<th>24 months</th>
<th>30 months</th>
<th>36 months</th>
<th>42 months</th>
<th>48 months</th>
<th>54 months</th>
<th>60 months</th>
<th>66 months</th>
<th>72 months</th>
<th>78 months</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>20</td>
<td>234</td>
<td>937</td>
<td>870</td>
<td>803</td>
<td>646</td>
<td>629</td>
<td>775</td>
<td>823</td>
<td>342</td>
<td>2001</td>
<td>115</td>
<td>424</td>
<td>710</td>
</tr>
<tr>
<td>2001 Cohort as a % of the 1999 Cohort</td>
<td>563.4%</td>
<td>181.7%</td>
<td>75.8%</td>
<td>48.6%</td>
<td>50.0%</td>
<td>49.9%</td>
<td>73.8%</td>
<td>54.8%</td>
<td>87.2%</td>
<td>135.9%</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Whiplash claimants health outcomes and cost pre and post the 1999 NSW CTP legislative reforms 34
3BResults

Table 26 also illustrates that the large claims that finalised relatively later in the 2001 cohort drove the higher payments at 54 months post injury.

Summary of findings

Finalisation rates

Small claims finalised faster after the legislative changes compared to before the legislative changes. The analysis demonstrated that at 12 months post injury, approximately 43% of claims had finalised in the 2001 and 2003 cohorts compared to 17% of claims in the 1999 cohort.

Average claim size and savings to the scheme

The average claim size is likely to be lower for the 2001 cohort compared to the 1999 cohort ($28,824 compared to $47,768 or approximately $19,000 lower per claim). This was driven mainly by lower legal and non-economic loss payments.

The decrease in average claim size was driven by a reduction in the average claim size of the smaller claims that finalise relatively quickly. This yielded substantial savings to the scheme due to their high frequency.

On the other hand, for large, slow to finalise claims there was evidence of higher payments after the legislative change where restrictions on payments did not exist. That is, for these larger claims, there were higher medical and economic loss payments after the legislative change.

Earlier access to treatment

Medical payments on a per claim basis were substantially higher for the 2001 and 2003 cohorts compared to the 1999 cohort in the first 6 months post injury. This indicates that the early access to treatment was achieved after the introduction of the new legislation.
5 Acknowledgements

The work presented in this paper was funded by the NSW Motor Accidents Association.

The authors would like to acknowledge the contribution of the following people from the School of Public Health, University of Sydney.

Doungkanol Sindhusake

George Rubin

William Schofield (deceased)
TREASURER FOR THE AUSTRALIAN CAPITAL TERRITORY
INQUIRY INTO THE ROAD TRANSPORT (TPI) AMENDMENT BILL 2011
6 October 2011

QUESTION WITHOUT NOTICE TAKEN ON NOTICE

THE CHAIR: Bringing it in line with other jurisdictions? South Australia has a scheme but it has a five per cent whole person impairment threshold. Why is 15 per cent applicable to us and five per cent to South Australia?

Mr McDonald: May I correct the record, Ms Le Couteur? The South Australian scheme operates on a points system. It is totally different from that which you have outlined. I think you were referring to the civil wrongs legislation in Victoria that relates to normal bodily injuries outside a compulsory framework. In South Australia they have a graded system, as Queensland does, where there are particular levels of compensation based upon where you get to on the scale. Rather than go into the details of it here, we could provide you with a description from the Motor Accident Commission in South Australia that would outline that for you.

THE CHAIR: That would be useful, yes. Yes; if you could do that.

The answer to the Member’s question is as follows:

South Australia applies a threshold to accessing non-economic loss (NEL) damages such that:
- there must be significant impairment for 7 days or more; or
- have medical expenses greater than the prescribed amount (currently $3,590).
This is the requirement under section 52 of the Civil Liability Act 1936 (SA).

In addition, the NEL a claimant may be awarded if they meet the threshold is controlled using a numerical points system from 1-60.


Approved for circulation to the Member and incorporation into Hansard.

Andrew Barr MLA
Treasurer

Date: 3.1.2012
TREASURER FOR THE AUSTRALIAN CAPITAL TERRITORY
INQUIRY INTO THE ROAD TRANSPORT (TPI) AMENDMENT BILL 2011
6 October 2011

QUESTION WITHOUT NOTICE TAKEN ON NOTICE

THE CHAIR: Mr McDonald, I actually asked about section 28 of the Human Rights Act and how it fits in as proportionate with that. Would it be possible to go to that?

Mr McDonald: Ms Le Couteur, in order for me to do that in the level of detail, and with respect for the committee, may I take that on notice?

THE CHAIR: Again, can I talk about the discount rate. You are increasing the discount rate from three per cent to five per cent. This, of course, will have a greater impact on young people and more seriously injured people. Can you, again, in the context of section 28 of the Human Rights Act, explain how this is proportionate? If you wish you can take that on notice but either way can you explain it?

Mr Broughton: Yes, I think we will take that on notice.

The answer to the Member’s question is as follows:

Right to Equal Protection
The right to equal protection of the law under s8(3) of the Human Rights Act 2004 (HRA) specifies that “everyone is equal before the law and is entitled to the equal protection of the law without discrimination. In particular, everyone has the right to equal and effective protection against discrimination on any ground.”

Section 8 is concerned with ensuring all citizens are treated equally before the law, regardless of personal attributes such as race, disability, age, gender and sexual orientation. The proposed amendment does not limit damage awards on the ground of any personal attribute and accordingly, does not appear to be directly discriminatory.

In response, first, the legislation does not indirectly discriminate because it applies to all persons. The legislation will affect different persons in different ways because of the extent of their injuries. This is unrelated to a personal attribute as envisaged by the HRA.

Second, even if section 8 applied on the basis that certain classes of claimants are affected, section 28 of the HRA subjects the rights contained in the HRA to reasonable limits that can be demonstrably justified in a free and democratic society. Determining whether any limitation is reasonable requires consideration of a number of factors including the nature of the right affected, the importance of the purpose of the limitation,
the nature and extent of the limitation and the relationship between the limitation and its purpose.

The Bill introduces amendments to the *Road Transport (Third-Party Insurance) Act 2008* aiming to, among other things: encourage rehabilitation, encourage speedy resolution of CTP claims, keep the costs of insurance at an affordable level, and promote competition for CTP premiums.

While the proposed amendments may engage section 8, in so far as they may have different impacts on different claimants, in my view the limitation of the right is proportionate as it seeks to achieve the Bill’s objectives set out above, including encouraging rehabilitation and creating a sustainable scheme of third party insurance.

Approved for circulation to the Member and incorporation into Hansard.

Andrew Barr MLA
Treasurer
QUESTION WITHOUT NOTICE TAKEN ON NOTICE

THE CHAIR: Again, can I talk about the discount rate. You are increasing the discount rate from three per cent to five per cent. This, of course, will have a greater impact on young people and more seriously injured people. Can you, again, in the context of section 28 of the Human Rights Act, explain how this is proportionate? If you wish you can take that on notice but either way can you explain it?

Mr Broughton: Yes, I think we will take that on notice.

The answer to the Member’s question is as follows:

The Committee is referred to the answer provided to the question taken on notice regarding non-economic loss. The explanation provided regarding human rights and the proposed amendments to non-economic loss (NEL) also apply to the proposed changes in relation to the discount rate.

Approved for circulation to the Member and incorporation into Hansard.

Katy Gallagher MLA
A/g Treasurer

Date: 19.1.12

Authorised for publication

31.1.12
TREASURER FOR THE AUSTRALIAN CAPITAL TERRITORY
INQUIRY INTO THE ROAD TRANSPORT (TPI) AMENDMENT BILL 2011
6 October 2011

QUESTION WITHOUT NOTICE TAKEN ON NOTICE

THE CHAIR: We will hear more about the discount rate. It does not seem totally right. Medical panel findings: I understand that your policy is to get rid of the scenario that we have doctors versus doctors, and I can see the point of that.

Mr McDonald: Extremely expensive.

THE CHAIR: Yes. But I have been told that this is problematic for a number of legal reasons and that the bill is effectively creating a situation where executive action—this is a decision under an enactment—is determining the extent of legal rights and the interests of parties, which is, of course, a judicial function. What consideration have you given to the implications of this? Are you relying solely on the substantial injustice clause to overcome separation of powers issues and particularly the requirements of the boilermakers case and the subsequent High Court decisions?

Mr McDonald: Ms Le Couteur, as the only lawyer on the panel here today, that would require me to give a legal opinion, which I am not prepared to do. I would ask that we take that on notice and we will provide you with an answer on that. May I also—

THE CHAIR: That is probably an excellent answer given my legal knowledge also, Mr McDonald.

The answer to the Member’s question is as follows:

The government is confident that the structure of the proposed new division 4.9B of the Act, to be inserted by Road Transport (TPI) Amendment Bill 2011, retains an appropriate level of discretion in the Court to undertake its judicial functions without impairment. The Court determines liability and quantum on the basis of the evidence presented to it, performing its proper judicial functions within a statutory framework establishing the basis for determining the outcome after assessing that evidence and applying proper judicial process. The process of medical assessment, which the court may reject in certain circumstances, streamlines the evidentiary process but does not exclude the court considering the terms of that assessment.

Approved for circulation to the Member and incorporation into Hansard.

Andrew Barr MLA
Treasurer

Date: 4.1.2012

Authorised for publication

31-1-12
THE CHAIR: The former Treasurer advised the Assembly on 31 March this year—and this goes back to this question and the question we asked at the beginning about costs:

... I have been seeking to provide members with an appropriate level of information.

That was about costs. She said:

I accept that for members in this place that has been a deficit that we need to fix. At this point in time we have not reached agreement with the NRMA about the form of that information. There are some concerns from the insurer ...

about it being commercially challenging, possibly. Treasurer, have you any update on the status of trying to provide more information for members on this?

Mr Barr: I am reasonably keen for that to occur. As I said at the outset, this reform is inevitable. It is just a matter of when it occurs and when someone plucks up the political courage to see through the usual interest groups, the rent-seeking campaigns that are made against these sorts of reforms. The more information that can be provided, the better. I am happy to facilitate as much as I can in relation to this.

THE CHAIR: So you will see whether you can find more information about the costs?

Mr Barr: Certainly, yes.

The answer to the Member’s question is as follows:

Attached for the Committee are copies of the two most recent actuarial reports obtained by Treasury. As the figures use data from NRMA as the only CTP insurer in the ACT, data NRMA has claimed commercial-in-confidence over has been redacted. The redacted information is currently pending an application before the ACT Civil and Administrative Tribunal.

Approved for circulation to the Member and incorporation into Hansard.

Andrew Barr MLA
Treasurer

Date: 2.1.12

Authorised for publication

7.2.12
ACT CTP Scheme

Impact of proposed legislative changes
with respect to Whole Person Impairment (WPI)

David Heath
Fellow of the Institute of Actuaries of Australia

7 May 2010
7 May 2010

Tom McDonald
Director Legal and Insurance Policy
ACT Treasury
Nara Centre, 1 Constitution Avenue
Canberra ACT 2601

Dear Mr McDonald

ACT CTP Scheme - Impact of proposed legislative changes with respect to Whole Person Impairment (WPI)

As requested this report attempts to provide estimates of the impacts of proposed legislation that shall affect the ACT CTP scheme, and the benefits payable under that scheme. As I understand the proposed legislative changes, they would seek to limit the payment of Non-Economic Loss (NEL, also known as General Damages or Pain and Suffering) to those claimants who exceed a 10 per cent Whole Person Impairment score, where that score would be assessed according to AMA guidelines. Those claimants with an impairment score of 10 per cent or less would not be able to access the NEL Head of Damage, however their access to other Heads of Damage, such as Economic Loss or Treatment Costs would remain unaffected.

Taken alone, the proposed threshold would clearly be a disadvantage for some claimants, namely those who presently receive a NEL payment, but would no longer be eligible. It is expected that the absence of NEL payments to these claimants shall reduce aggregate claim payments. In turn, it is expected that the savings in claims costs would be passed onto all policyholders in the form of lower premiums.

The remainder of this report contains the following:

(i) analyses of ACT CTP claim data, particularly by heads of damage;
(ii) comparisons of payments by heads of damage with comparable jurisdictions;
(iii) scenarios showing a range of plausible effects of the proposed legislation on claimants;
(iv) corresponding scenarios showing a range of plausible effects of the proposed legislation on policyholders (i.e. premium savings);
(v) consideration of uncertainty and other observations.
(vi) conclusions.

The financial effects of the proposed legislative changes are uncertain, and analysis of the "winners and losers" cannot simply be a quantitative exercise. Some judgement is required with respect to equity and fairness issues. As part of this process, comparisons with the CTP schemes of similar Australian jurisdictions are useful.
While a subset of future claimants are likely to be disadvantaged by the proposed changes, there is a valid argument that relative to comparable schemes, those claimants have received generous NEL payments. The benefit from the proposed changes may extend to all policyholders.

Yours sincerely

[Signature]

David Heath
FIAA BEc(Hons)
ACT CTP Scheme
Impact of proposed legislative changes

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1. ACT CTP Data
2. Analysis of ACT CTP Data
3. Comparison with other jurisdictions
4. Estimates of change following legislative amendment
5. Estimated savings in premiums
6. Uncertainty and other considerations
7. Conclusion
1 ACT CTP Data

I was supplied with an individual claim file by IAG. This file contained approximately 10,500 claim records for the ACT scheme, covering accident periods from the year ending 30 June 2000 until January 2010.

Each record included, inter alia,
- payments by head of damage for each claim
- inflated payments (to 30/1/10 values) by head of damage for each claim
- case estimates for each non-finalised claim
- claim status which allows the identification of finalised claims
- dates of accident, claim report, and finalisation
- claim type e.g. third party, nominal defendant, workers' compensation

While I have not been able to check the data in an audit sense, I did perform some aggregations of the data, which were then checked against aggregate data for the scheme I have seen previously. This provided some confidence in the veracity of the data, however as I am unable to verify aspects of the data such as the payment inflation assumptions, or the classification of payments into heads of damage, I have no choice but to "trust" the data as provided.

The data certainly passes a test of reasonability based on my knowledge of the ACT scheme, and other comparable schemes. The analysis which follows is necessarily broad; accordingly I believe the data used is suitable for the purpose of this exercise.
Using the IAG claim record data, I was able to produce summary information for past claims. I confined the analysis to those claims regarded as finalised. This meant there was no reliance on the estimates for those claims where further payments are expected. For finalised claims, the payments were split into various heads of damage - this enabled analysis of the significance of NEL and other components. This allows comparison with other jurisdictions.

The decision to use finalised claims for the analysis has advantages in that it does not rely on estimates of future payments. As shall be apparent, the use of finalised claims limits the analysis to older accident years, as more recent accident periods are insufficiently developed to be relied upon. This means that the claims for comparison are predominantly those prior to the 2008 legislative changes. If those changes impacted upon NEL claims costs, some savings may result. As this analysis is unable to separate the effects, the estimates of savings may include some savings already incorporated in the 2008 reforms.

The following table shows the number of claims for each accident year. It also shows the number of those claims which received a Non Economic Loss payment.

<table>
<thead>
<tr>
<th>Acc year ending 30-Jun</th>
<th>Num of finalised claims (a)</th>
<th>Number paying NEL (b)</th>
<th>Percent paying NEL (c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2000</td>
<td>1,161</td>
<td>746</td>
<td>64%</td>
</tr>
<tr>
<td>2001</td>
<td>1,158</td>
<td>789</td>
<td>68%</td>
</tr>
<tr>
<td>2002</td>
<td>1,086</td>
<td>731</td>
<td>67%</td>
</tr>
<tr>
<td>2003</td>
<td>1,085</td>
<td>674</td>
<td>62%</td>
</tr>
<tr>
<td>2004</td>
<td>971</td>
<td>652</td>
<td>67%</td>
</tr>
<tr>
<td>2005</td>
<td>895</td>
<td>576</td>
<td>64%</td>
</tr>
<tr>
<td>2006</td>
<td>849</td>
<td>535</td>
<td>63%</td>
</tr>
<tr>
<td>2007</td>
<td>788</td>
<td>509</td>
<td>65%</td>
</tr>
<tr>
<td>2008</td>
<td>599</td>
<td>295</td>
<td>49%</td>
</tr>
<tr>
<td>2009</td>
<td>312</td>
<td>112</td>
<td>36%</td>
</tr>
<tr>
<td>2010</td>
<td>23</td>
<td>1</td>
<td>4%</td>
</tr>
<tr>
<td>2000-07 (d)</td>
<td>7,993</td>
<td>5,212</td>
<td>65%</td>
</tr>
<tr>
<td>2000-08 (d)</td>
<td>8,592</td>
<td>5,507</td>
<td>64%</td>
</tr>
</tbody>
</table>

Notes:  
(a) These include Third Party, Workers’ Compensation and Nominal Defendant claims.  
(b) Finalised claim numbers for which some NEL payment was made. i.e. greater than zero payment.  
(c) (a)/(b)  
(d) These periods ignore recent accident periods where fewer claims have been finalised.
That table may then be converted to show the percentage for each head of damage for each accident year’s finalised claims:

<table>
<thead>
<tr>
<th>Acc year ending 30-Jun</th>
<th>NEL %</th>
<th>Medical %</th>
<th>Eco loss %</th>
<th>Claimant legal %</th>
<th>Company legal %</th>
<th>Att care / mods %</th>
<th>Other %</th>
<th>Total %</th>
</tr>
</thead>
<tbody>
<tr>
<td>2000</td>
<td>28%</td>
<td>11%</td>
<td>27%</td>
<td>12%</td>
<td>6%</td>
<td>8%</td>
<td>7%</td>
<td>100%</td>
</tr>
<tr>
<td>2001</td>
<td>32%</td>
<td>12%</td>
<td>24%</td>
<td>13%</td>
<td>5%</td>
<td>8%</td>
<td>6%</td>
<td>100%</td>
</tr>
<tr>
<td>2002</td>
<td>34%</td>
<td>13%</td>
<td>23%</td>
<td>13%</td>
<td>6%</td>
<td>5%</td>
<td>6%</td>
<td>100%</td>
</tr>
<tr>
<td>2003</td>
<td>33%</td>
<td>11%</td>
<td>23%</td>
<td>15%</td>
<td>7%</td>
<td>4%</td>
<td>6%</td>
<td>100%</td>
</tr>
<tr>
<td>2004</td>
<td>31%</td>
<td>11%</td>
<td>20%</td>
<td>13%</td>
<td>6%</td>
<td>9%</td>
<td>10%</td>
<td>100%</td>
</tr>
<tr>
<td>2005</td>
<td>36%</td>
<td>12%</td>
<td>24%</td>
<td>14%</td>
<td>5%</td>
<td>4%</td>
<td>6%</td>
<td>100%</td>
</tr>
<tr>
<td>2006</td>
<td>39%</td>
<td>13%</td>
<td>22%</td>
<td>13%</td>
<td>4%</td>
<td>4%</td>
<td>6%</td>
<td>100%</td>
</tr>
<tr>
<td>2007</td>
<td>41%</td>
<td>16%</td>
<td>21%</td>
<td>12%</td>
<td>3%</td>
<td>4%</td>
<td>3%</td>
<td>100%</td>
</tr>
<tr>
<td>2008</td>
<td>46%</td>
<td>18%</td>
<td>13%</td>
<td>12%</td>
<td>1%</td>
<td>3%</td>
<td>6%</td>
<td>100%</td>
</tr>
<tr>
<td>2009</td>
<td>55%</td>
<td>15%</td>
<td>11%</td>
<td>13%</td>
<td>1%</td>
<td>3%</td>
<td>3%</td>
<td>100%</td>
</tr>
<tr>
<td>2010</td>
<td>42%</td>
<td>53%</td>
<td>0%</td>
<td>0%</td>
<td>0%</td>
<td>2%</td>
<td>2%</td>
<td>100%</td>
</tr>
<tr>
<td>2000-07</td>
<td>33%</td>
<td>12%</td>
<td>23%</td>
<td>13%</td>
<td>6%</td>
<td>6%</td>
<td>7%</td>
<td>100%</td>
</tr>
</tbody>
</table>

Notes: From preceding table, converted to percentages for each head of damage.

The data may also be shown graphically:
3 **Comparison with other jurisdictions**

Each CTP jurisdiction within Australia has different features. Several states and territories employ primarily No Fault systems, unlike the Common Law scheme within the ACT. While not identical to the ACT, New South Wales and Queensland represent the best comparisons, both being Common Law based schemes.

It is important to note that while the NSW and Queensland schemes are similar to the ACT in the Common Law aspect of the scheme, there are marked differences between the schemes. Both are considerably larger than the ACT scheme. Both have already enacted legislative amendments designed to have similar effects to that proposed in the ACT.

The New South Wales scheme is a Common Law scheme. In order to access the Pain and Suffering head of damage, a claimant's impairment score must exceed 10%.

The graph below shows the division of common law claims between heads of damage for NSW. The divisions have been made to accord with the ACT graph above. I understand that the data underlying this graph was supplied by IAG, and is reflective of NSW experience in recent years.

The proportion of claim payments for NEL is This compares to an equivalent proportion for the ACT of Presumably part of the lower proportion of payments is due to the >10% impairment threshold which applies in NSW.

In 2003, Queensland enacted the Civil Liability Act. One effect of that legislation was to bring about a reduction in General Damages. The following table is an extract of the report 'Statistical Information 2009-10' from the Motor Accident Insurance Corporation (MAIC). It shows the proportion of claim payments for General Damages paid on finalised claims for various accident periods.
The higher figures may indicate that there has been an increase in General Damages payments for recent accident periods, however it must be recognised that these accident periods are relatively undeveloped. Looking at past MAIC Statistical Reports, the same pattern is observed, whereby the proportion of General Damages is initially high, then moderates as the accident period "matures". It is expected that this moderation shall also occur in the recent accident periods.

We may observe a similar phenomenon in the corresponding ACT percentages in section 2, above. The recent accident periods, for which lower numbers of claims have been finalised, and are relatively undeveloped, have higher percentages of General Damages. It would be expected that these proportions would moderate as the accident periods develop further.

It is clear that following the legislation in 2003, the percentage of General Damages has been significantly lower. For accident periods 2/12/02 through to 30/6/08, the general damages proportion has reduced by almost 50% compared to earlier accident periods. The impairment assessment methodology used in Queensland is different than in the ACT or NSW. Nevertheless it is useful to have some idea of the order of magnitude of the reduction in proportion of General Damages following legislative change.

In Victoria, a No Fault scheme operates. Regardless of fault, claimants whose impairment score (measured using AMA guidelines) exceeds 10% are entitled to impairment benefits (lump sum and annuity). Claimants whose impairment score exceeds 30%, and are not at fault are entitled to common law access. This may result in the payment of General Damages or Non Economic Loss as a head of damage.

Anecdotal evidence of the Victorian scheme is that approximately [number] of claimants exceed the 10% WPI threshold. Given the Victorian scheme also pays No Fault benefits, it includes a subset of claims who would be unable to claim within the ACT scheme. Accordingly care must be taken in any attempt to apply the Victorian experience as an indicator of the potential financial effects of the ACT legislative change.
4 Estimates of change following legislative amendment

In analysing the data in section 2, above, individual claim data, including payments by head of damage was utilised. It was not possible to directly use the data to assess the change in payments if a whole person impairment threshold had been in place. As no threshold presently exists impairment scores are not routinely assessed, so no corresponding data is available.

We attempted to see if there was a statistically significant relationship between the General Damages or NEL Head of Damage and other Heads of Damage. For example it might be reasonable to assume that those claimants with more severe injuries would receive greater NEL payments. As we had no specific measure of severity, we investigated the relationship between NEL payments and Medical and Rehabilitation payments. It seems reasonable to expect some positive relationship between NEL payments and medical costs as a reflection of injury severity, which in turn may reflect Pain and Suffering.

Unfortunately, while there is a positive correlation between NEL payments and Medical payments, the relationship is not strong. Many claimants receive significant NEL payments while also receiving relatively small Medical payments, and vice versa. We cannot identify those past individual claims which would not have had NEL payments had the threshold been in place previously.

In Section 2, above it was seen that approximately one third of claim finalisations received no NEL payment, and that in current values the average was over (January 2010 values). This average includes allowance for the finalisations with zero NEL payments; an average of the non-zero NEL payments is just under= The following graph shows the cumulative probability distribution of non-zero NEL payments. The graph is truncated at the upper end (top 10% of NEL payments), so doesn't show the largest NEL payments. Presumably such claimants would exceed a 10% WPI threshold so would not have had their benefits affected by any legislative change.

![Distribution of non-zero NEL payments (Jan 2010 values)]
Without being able to make estimations on individual claims, or cohorts of claims, it is best to estimate the effects of the introduction of a WPI threshold by considering broad aggregate impacts.

NSW and Queensland experience would indicate that the reduction in the percentage of claim payments following the introduction of some WPI threshold is likely to be significant. In section 2, it was shown that for accident periods where a high proportion of claims have been finalised, the proportion of payments relating to NEL is approximately 30% to 33%. That proportion was similar to Queensland prior to their legislative reforms. After the reforms the proportion fell to 15% to 20%. Similarly you have informed me that the proportion of NEL payments in NSW (where there is a WPI threshold of 10%) is approximately ..

Assuming that the NEL proportion falls to a level consistent with those of the other jurisdictions it may be expected that the reduction in NEL payments would be approximately 50%, and in turn total claims costs would reduce by between 10% and 20%. This assumes no flow-on effects to other heads of damage whereby they increase in compensation for the reduction in Non Economic Loss.

While uncertain, it may be useful to attempt to estimate the number of claimants that are likely to be affected by the proposed WPI amendment. For a given accident year, approximately 900 claims are ultimately finalised. Of these about 65% receive non-zero NEL of varying amounts, or about 585 claims. As I understand the proposed legislation it introduces a threshold. For those claimants that meet the threshold the NEL Head of Damage should be unaffected. Claimants that do not meet the threshold will receive no NEL benefit.

For NEL payments alone, if we assume a reduction in the proportion of this Head of Damage from around 30-33% down to 15-20%, then the post threshold aggregate amount is about 50% of the pre threshold aggregate amount. Accordingly those claims which will fall below the 10% WPI threshold represent about half the NEL cost.

We are then able to examine different scenarios with regard to the number of claims which shall be affected by the imposition of a threshold. If, for example, those claims below the threshold had received an average amount one third of the average of those above the threshold, this implies there are three times as many claims below the threshold (since the aggregate costs are broadly equal). If there are a total of 585 pre-threshold claims per year, this would imply about 75% of these or 439 would be excluded from NEL payments.
This may be illustrated in the following table:

<table>
<thead>
<tr>
<th>Before WPI threshold</th>
<th>After WPI threshold (d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number (a)</td>
<td>Category</td>
</tr>
<tr>
<td>146</td>
<td>&gt;10%WPI</td>
</tr>
<tr>
<td>439</td>
<td>&lt;10%WPI</td>
</tr>
<tr>
<td>585</td>
<td>NEL</td>
</tr>
<tr>
<td>315</td>
<td>no NEL</td>
</tr>
<tr>
<td>900</td>
<td></td>
</tr>
</tbody>
</table>

Notes:

(a) Reflects the numbers in section 2, above; namely approximately 900 finalisations for recent accident years, of which about 65% or 585 receive an NEL benefit. The division between under and over threshold numbers reflects the assumption in (b) that the average over threshold payments have been three times the size of the average under threshold payments, and the assumption in (d).

(b) Reflects the ACT data whereby in 2010 values, the average for NEL across all claims is approximately, whereas average across claims receiving NEL is The assumption that above threshold claims would receive about three times the average size of below threshold claims is a broad estimate, intended to be illustrative rather than definitive.

(c) Product of number and average size.

(d) Assumes total NEL payments will be halved by introduction of the threshold.

While these numbers may be useful to provide some illustration of the numbers of claims involved, they are necessarily broad, and rely on unknown (albeit "sensible") assumptions.
5 Estimated savings in premiums

Any analysis of "winners" and "losers" from the proposed legislative change must consider those claimants that are no longer eligible to receive Non Economic Loss benefits as the "losers"; whereas all policyholders benefitting from reductions in premiums may be considered the "winners". It is necessary to consider the savings in claims costs, and how these are passed onto the policyholders.

At present, there is a single private underwriter of CTP within the ACT, with the expectation other insurance companies may enter the market. The premium system requires insurance providers to provide a premium submission, which is then reviewed by the scheme actuaries (presently Cumpston Sarjeant). Typically such submissions include assumptions regarding future claim frequency and average claim size. This enables an estimate of claims costs, to which allowance for expenses, levies (e.g. Nominal Defendant levy), and profit is added. Given that the estimates of claim costs are based on past outcomes, it is usual that there is some lag between a trend occurring in claims costs, and these trends being incorporated in the future assumptions for the premium submissions.

Should the legislation be enacted, insurers' rating submissions would be expected to include allowance for some savings in claims cost. Indeed it is expected that the regulator would provide some guidance as to the expected financial effect of any legislative change. Nevertheless insurers would be understandably cautious in their estimates of associated savings, and it may take several years for the full effect to emerge in the company's data.

For CTP schemes, ultimate claims costs are affected by many variables, and it is difficult to separate the effects of particular measures. Nevertheless it would be expected that any savings brought about by the introduction of a WPI threshold would eventually flow through to premium savings. A 1% savings in claim costs does not necessarily lead to a 1% savings in premiums. As noted earlier, the final average premium calculation includes allowances for claims costs, but also for claims handling expenses, acquisition expenses, and a margin for profit or uncertainty. A reduction in claims cost may not lead to a pro-rata reduction in claims handling expenses, and acquisition expenses may be unaffected. Further, the introduction of an impairment threshold requires medical assessments of impairment according to the AMA guidelines. This may alter the claims expense structure; for some claims it may add medical expenses for each assessment performed, but for others a single assessment of impairment score may replace the requirement for several medical assessments.

In terms of the numbers of policyholders affected by the savings, there are approximately 250,000 registered vehicles within the ACT. These are owned by individuals as well as companies.
Uncertainty and other considerations

As discussed in earlier sections, it is difficult to provide precise costings of the financial effect of the proposed introduction of a WPI threshold. Ideally we would have impairment scores for past claims, so a direct map of NEL payments could be made. In the absence of such data we have had to make some broader aggregate assumptions, as well as observing the behaviour of comparable schemes in other jurisdictions.

We are unable to verify the quality of the individual data. While it appeared reasonable in an aggregate sense, we could not verify the classification of payments into the various heads of damage. It is typical in a common law environment that "all in" settlements are made, whereby an overall lump sum is offered and accepted. In these cases it may be difficult to accurately apportion total payments between different heads of damage. If the amounts allocated to NEL are biased upward, the estimates of savings will be greatly affected.

While the estimates of savings are necessarily broad, and reliant on several assumptions, it should be remembered that this exercise is an attempt to compare those claimants that are likely to be affected by the proposed WPI threshold with the savings to all policyholders via reductions in claims costs. The greater the financial effect of the reduction in claim payments, the greater the reduction in premiums for all policyholders.

The experience of accident compensation schemes, particularly those with common law elements is that changes to legislation may produce unintended flow-on effects. The behaviour of plaintiff lawyers often changes in response to legislative changes, whereby claim lodgements slow down in response to the changes. This may lead to timing as well as substantive changes to claims costs.

It is beyond the scope of this report to make a judgement to compare the "losses" suffered by 400-500 claimants who may not receive NEL payments with the gains for the 250,000 policyholders who are likely to receive cheaper premiums. It is noted that the impairment threshold is a feature of several other schemes, so in proposing this reform the ACT would appear to be making its benefit arrangements closer in line with comparable schemes, rather than cutting benefits to a level inferior to other jurisdictions.

There is an argument that those claimants without significant impairment should not be entitled to the receipt of Non Economic Loss or General Damages payments. Again, these value judgements are beyond the scope of this report.
7 Conclusion

The analysis contained within this letter is necessarily dependent on some broad assumptions regarding the savings which may eventuate as a result of the introduction of a WPI threshold. While some savings shall eventuate their magnitude is inherently uncertain.

In assessing the merits or otherwise of the proposed legislation, it is necessary to consider three broad factors:

(i) those claimants who would previously have received general damages, but who will now not meet the proposed WPI threshold

(ii) the broader group of policyholders who can expect savings in premiums as lower claims costs are reflected in premium charges.

(iii) a comparison of the ACT scheme with schemes from other Australian jurisdictions.

Please contact me if you require any clarification or explanation.

Yours faithfully,

David Heath
Fellow of the Institute of Actuaries of Australia
30 June 2010

Tom McDonald  
Director Legal and Insurance Policy  
ACT Treasury  
Nara Centre, 1 Constitution Avenue  
Canberra ACT 2601

Dear Mr McDonald

ACT CTP Scheme - Impact of 2008 legislative changes

As requested this letter attempts to provide estimates of the impacts of the legislation contained within the Road Transport (Third-Party Insurance) Act 2008, which took effect from 1 October 2008.

Clearly there have been limited claim finalisations under this revised or "new" legislation, so the analysis of the new claims is limited. Accordingly, care must be taken in the conclusions which may be drawn from the analysis.

As the summary of analyses shall show, there is some evidence that claim sizes to date under the revised legislation are lower than under the previous legislative regime. Much of the reduction is attributable to a reduction in legal costs.

The remainder of this letter contains a summary of our analysis and findings. Please don't hesitate to contact me if you require any clarification.

Yours sincerely

David Heath  
FIAA BEc(Hons)

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1 ACT CTP Data

I was supplied with an individual claim file by IAG. This file contained approximately 10,500 claim records for the ACT scheme, covering accident periods from the year ending 30 June 2000 until February 2010.

Each record included, inter alia,
- payments by head of damage for each claim
- inflated payments by head of damage for each claim
- case estimates for each non-finalised claim
- claim status which allows the identification of finalised claims
- dates of accident, claim report, and finalisation
- claim type e.g. third party, nominal defendant, workers' compensation

While I have not been able to check the data in an audit sense, I did perform some aggregations of the data, which were then checked against aggregate data for the scheme I have seen previously. This provided some confidence in the veracity of the data, however as I am unable to verify aspects of the data such as the payment inflation assumptions, or the classification of payments into heads of damage, I have no choice but to "trust" the data as provided.

The data certainly passes a test of reasonability based on my knowledge of the ACT scheme, and other comparable schemes. The analysis which follows is necessarily broad; accordingly I believe the data used is suitable for the purpose of this exercise.
2 Analysis of ACT CTP Data

Using the IAG claim record data, I was able to produce summary information for past claims. I confined the analysis to those claims regarded as finalised. This meant there was no reliance on the estimates for those claims where further payments are expected.

I was able to identify the claims which were finalised under both the old and new legislative regimes. The new claims are those with an accident date on or after 1 October 2008, but also include those with earlier accident dates with a date of finalisation on or after 1 October 2009. It was also possible to split the claim amounts by heads of damage - this enabled analysis of the significance of medical and legal payments. Given the introduction of MANF claims, it may be expected that medical costs may be relatively high for the new claims. In addition the changes in the scheme may also have been expected to result in lower legal payments, particularly for lower severity claims where medical expenses were payable without the incurrence of legal expenses.

It is known that for a particular accident period's claims, the speed of finalisation often varies. This is particularly true upon the introduction of legislative or procedural changes in common law schemes. There is a tendency for plaintiff lawyers to be wary about the submission of claims under a new regime - it is common to see very little activity initially as stakeholders adjust to the new system.

Due to these timing differences, we have analysed the finalised claims according to operational time. In operational time, claims are grouped in the order in which they are finalised. The inherent assumption is that while the timing of finalisations will change, similar profile claims (with respect to claim severity) are finalised in a similar order. Typically we see that more simple claims are finalised more quickly with more complicated (and often more expensive) claims tend to be finalised later. The use of operational time focusses on the order of claim finalisation rather than the timing since underwriting or accident.

It is also necessary to allow for inflation of claim amounts over time. As noted in 1., above, the data supplied by IAG shows inflated payments. I have accepted these payments as a reflection of payments in 2010 dollars, and have not made any other adjustment to these inflated payments.

While the data supplied by IAG contains sufficient number of finalised claims to draw some conclusions under the revised legislation, it should be remembered that the observed finalisations are only a proportion of an accident period's total finalisations. Accordingly our conclusions can only apply to these "early finalisation claims". As more finalisations are made under the new regime, different and more reliable conclusions may be made.
3 Results of Analysis

The following table shows the average inflated (to 2010 dollar values) claim size for finalised claims by operational time band.

<table>
<thead>
<tr>
<th>Operat. time band (a)</th>
<th>Number of &quot;new&quot; finals (b)</th>
<th>Number of &quot;old&quot; finals (c)</th>
<th>Average Claim size ($) &quot;new&quot; (d)</th>
<th>Average Claim size ($) &quot;old&quot; (d)</th>
<th>Ratio of &quot;new&quot; vs &quot;old&quot; (e)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 5%</td>
<td>36</td>
<td>462</td>
<td>1,366</td>
<td>4,848</td>
<td>28%</td>
</tr>
<tr>
<td>6 - 10%</td>
<td>24</td>
<td>459</td>
<td>5,332</td>
<td>12,051</td>
<td>44%</td>
</tr>
<tr>
<td>11 - 15%</td>
<td>28</td>
<td>454</td>
<td>8,668</td>
<td>14,273</td>
<td>61%</td>
</tr>
<tr>
<td>16 - 20%</td>
<td>34</td>
<td>449</td>
<td>9,840</td>
<td>15,993</td>
<td>62%</td>
</tr>
<tr>
<td>21 - 25%</td>
<td>34</td>
<td>448</td>
<td>20,513</td>
<td>20,849</td>
<td>98%</td>
</tr>
<tr>
<td>0-25% (f)</td>
<td>156</td>
<td>2,272</td>
<td>9,306</td>
<td>13,544</td>
<td>69%</td>
</tr>
</tbody>
</table>

Notes:  
(a) Operational time bands defined as percentage of claims finalised, where denominator is total assumed incurred claims for the relevant accident period. Total claims sourced from IAG rate filings.  
(b) Number of finalised claims within each band under revised legislation. Clearly these numbers are significantly lower than the older scheme finalisations. They consist of finalisations for accidents on or after 1/10/08 and/or finalisations on or after 1/10/09.  
(c) Number of finalised claims within each band under older legislation.  
(d) Average size of finalisations in 2010 dollars (i.e. using inflated dollars from IAG data).  
(e) Ratio of previous two columns.  
(f) For data above. Clearly significantly more data for old claims.

It may be observed that while the "new" claims have significantly lower claim numbers than the older claims, the claim size is generally lower. For these early operational time bands (i.e. to 25%), data to date shows the claims finalised under the new regime are about 30% lower than the old regime claims. The effect is more pronounced at earlier operational time bands.
Given that it is reasonable to expect relatively more medical payments, and lower legal costs following the introduction of the 2008 legislation, we have also performed some analysis by various heads of damage.

<table>
<thead>
<tr>
<th>Operat. time band (a)</th>
<th>Average Claim size &quot;new&quot; (b)</th>
<th>Average Claim size &quot;old&quot; (b)</th>
<th>Average Medical size &quot;new&quot; (c)</th>
<th>Average Medical size &quot;old&quot; (c)</th>
<th>Ratio of Medical &quot;new&quot; vs &quot;old&quot; (d)</th>
<th>Average Legal size &quot;new&quot; (e)</th>
<th>Average Legal size &quot;old&quot; (e)</th>
<th>Ratio of Legal &quot;new&quot; vs &quot;old&quot; (d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 5%</td>
<td>1,366</td>
<td>4,848</td>
<td>692</td>
<td>890</td>
<td>78%</td>
<td>-</td>
<td>583</td>
<td>0%</td>
</tr>
<tr>
<td>6 - 10%</td>
<td>5,332</td>
<td>12,051</td>
<td>1,058</td>
<td>1,511</td>
<td>70%</td>
<td>583</td>
<td>1,725</td>
<td>34%</td>
</tr>
<tr>
<td>11 - 15%</td>
<td>8,668</td>
<td>14,273</td>
<td>1,613</td>
<td>1,718</td>
<td>94%</td>
<td>602</td>
<td>1,995</td>
<td>30%</td>
</tr>
<tr>
<td>16 - 20%</td>
<td>9,840</td>
<td>15,993</td>
<td>1,411</td>
<td>1,734</td>
<td>81%</td>
<td>1,486</td>
<td>2,653</td>
<td>56%</td>
</tr>
<tr>
<td>21 - 25%</td>
<td>20,513</td>
<td>20,849</td>
<td>3,647</td>
<td>2,380</td>
<td>153%</td>
<td>2,697</td>
<td>3,341</td>
<td>81%</td>
</tr>
<tr>
<td>0-25% (f)</td>
<td>9,306</td>
<td>13,544</td>
<td>1,714</td>
<td>1,641</td>
<td>104%</td>
<td>1,110</td>
<td>2,049</td>
<td>54%</td>
</tr>
</tbody>
</table>

Notes:
(a) Operational time bands defined as percentage of claims finalised, where denominator is total assumed incurred claims for the relevant accident period. Total claims sourced from IAG rate filings.
(b) As per previous table.
(c) Average size of finalisations in 2010 dollars (i.e. using inflated dollars from IAG data) for the Medical payment Head of Damage.
(d) Ratio of previous two columns.
(e) Average size of finalisations in 2010 dollars (i.e. using inflated dollars from IAG data) for the Legal payment Head of Damage (both Plaintiff and Defendant).
(f) For data above. Clearly significantly more data for old claims.

While there is some variation by operational time band, there doesn't appear to be a material difference between the medical expenses for "new" and "old" claims. Given the new claims appear lower overall than the old claims, we can probably conclude that the payments for the medical head of damage are proportionally larger than previously.

From the limited evidence to date, it does appear that legal expenses are lower for "new" claims at a similar operational time. Such a result may be expected given that the 2008 legislative changes reduced the need for legal representation, particularly at early stages of a claim. The reduction is legal payments are more marked for IAG's legal expenses than for plaintiff legal expenses.
4 Conclusion

The analysis contained within this letter is necessarily dependent on some broad assumptions regarding claims patterns before and after the legislative changes in 2008. The use of operational time assumes that the profile of finalisation of claims by severity shall be similar both before and after the legislation.

Analysis by operational time does show lower settlement sizes, which appears to be primarily driven by lower legal costs per claim. It would be dangerous to assume this feature shall continue for all claims; the long term nature of a CTP scheme means we shall have to wait for further payment data to emerge as recent accident periods mature.

For the "early" operational time bands considered, claims settled under the revised legislation have been observed to be approximately 30% lower than those settled under the previous legislation.

Please contact me if you require any clarification or explanation.

Yours faithfully,

[Signature]

David Heath
Fellow of the Institute of Actuaries of Australia
QUESTION WITHOUT NOTICE TAKEN ON NOTICE

THE CHAIR: Thank you. The act provided that a review commence on 30 September this year. Has that review commenced?

Mr Barr: Yes.

THE CHAIR: And when will it be finished and expected to report?

Mr Barr: I will take some further advice on a report date but it is certainly underway.

THE CHAIR: Would you expect that this bill would be debated by the Assembly before the report is public?

Mr Barr: I would never begin to speculate on when the Assembly might do its job.

THE CHAIR: Would you—

Mr McDonald: I can assure you, Ms Le Couteur, we will get the report done as soon as we practically can.

THE CHAIR: Is that likely to be this year or is that—

The answer to the Member's question is as follows:

The Committee is referred to the answer provided to supplementary question no 6.

Approved for circulation to the Member and incorporation into Hansard.

Andrew Barr MLA
Treasurer

Date: 31.1.2012

Authorised for publication 31.1.12
TREASURER FOR THE AUSTRALIAN CAPITAL TERRITORY
INQUIRY INTO THE ROAD TRANSPORT (TPI) AMENDMENT BILL 2011
6 October 2011

QUESTION WITHOUT NOTICE TAKEN ON NOTICE

THE CHAIR: Yes. One of them specifically is that I have a note saying that your numbers added up to more than 100 per cent. So could we have those—

MR HARGREAVES: They are on the Hansard if we want to check them, as I understand it, through the press.

Mr Broughton: What Mr McDonald did not go on to say was that offsetting those increases has been a reduction in the number of claims. That has—

Mr McDonald: Twenty-seven per cent.

Mr Broughton: That has deducted 27 per cent and there has also been a reduction in other costs within the scheme which have contributed a 10 per cent reduction as well. So if you take those into account it does add up to—

MR HARGREAVES: The numbers that Mr McDonald quoted actually were considerably greater than 100 per cent if you add them up. I believe there to be an interconnectivity between some of the numbers.

Mr Broughton: Yes.

MR HARGREAVES: You might like to have a look at those numbers and then give us a reconciliation on that; that would be helpful.

THE CHAIR: Yes, take it on notice.

MR HARGREAVES: That would fix up, I think, the question which is—

The answer to the Member’s question is as follows:

The increases in claims costs are the following areas by their percentage contribution to the increase:

- increases in award payments — 51%
- increases in expected superimposed inflation — 33%
- movement in expected average weekly earnings — 26%
- legal costs increasing — 20%
- investment returns — 6%
These increases have been offset by some percentage reductions in claims costs, being:

- a reduction in claims frequency — 27%; and
- a reduction in other costs — 9%.

Approved for circulation to the Member and incorporation into Hansard.

Andrew Barr MLA  
Treasurer  

Date: 31.12.11

Authorised for publication  
31.1.12