

ACCIDENT AND ILLNESS BENEFITS PROGRAM

This brochure has been produced to assist workers in understanding the benefits that apply under the various insurance covers administered by Construction Income Protection Limited and the circumstances under which these benefits may be claimed

The information contained in this brochure is provided as a guide only. For the full terms and conditions you should refer to the full copy of the Policy.

If you have not received a copy of your policy please contact the CIPL office on 1300 261 114 or log into BOBB via bobb.bert.com.au



Construction Income Protection Limited (CIPL) was established in 2001 to provide financial support to workers whilst off work due to long term illness or injury. Under the CIPL Portable Sick Leave Scheme workers are able to utilise untaken sick leave which was previously forfeited when they left an Employer.

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Important Disclaimer

This brochure is only intended to provide a general overview of the benefits available under the various insurance policies governing the Accident & Illness/ WorkCover Top-Up and Portable Sick Leave Program. It does not contain all the information that may be relevant to the matters included in it. The information is provided as a guide and for interest only and does not replace or supercede the insurance policy.

Conditions apply to the benefits that may be available under these insurance policies.

These conditions are not fully set out in this brochure. You should:

- Not act in reliance on the information contained in this brochure;
- Check the accuracy, reliability and completeness of any information; and if necessary
- Obtain independent and specific advice before acting.

This brochure has been produced to assist you in understanding the benefits that may apply under the various insurance covers administered by Construction Income Protection Limited and the circumstances under which these benefits may be claimed.

PLEASE NOTE

Construction Income Protection Limited (CIPL) is the administrator of the Leisure Accident & Illness /WorkCover Top-Up and Portable Sick Leave Program. The insurance is arranged by Windsor Management Insurance Brokers ACN 083 775 795 AFS Licence Number 230747 and distributed by CIPL.

CIPL does not manage or process the claims.

CIPL is not a holder of an Australian financial services licence and does not give any advice in relation to the insurance policies.

The CIPL Accident & Illness /WorkCover Top-Up and Portable Sick Leave policies are underwritten by QBE Insurance (Australia) Limited ABN 78 003 191 035 AFS Licence Number 239545. All claims under the CIPL Policies are managed by Total Claims Solutions ABN 42 389 515 023, who have been appointed as Claims Managers on behalf of QBE Insurance (Australia) Limited





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Your Insurance Cover

What cover applies to me?

If your employer is registered with Construction Income Protection Limited (CIPL) and is paying the agreed weekly premium contribution on your behalf and these contributions are current at the time of your injury/illness and disablement, the following covers may apply:

- · Leisure Time Accident and Illness Weekly Benefits
 - Additional benefit: Bill Payer
- Workers Compensation Top-up
- Portable Sick Leave



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A. Important Definitions / Information

Section 1: Weekly Benefits - Injury or Illness

PLEASE NOTE: Cover is only available for those workers where the employer has agreed and continues to pay the weekly premium contributions. You can check that your payments are up to date and that your employer is paying the weekly premium contribution by logging into **BOBB** via **bobb.bert.com.au**, by phone on **1300 261 114** or email enquiries@cipq.com.au.

If a period exists where no premium has been paid on your behalf, whilst employed, then no cover will apply for such period. Gaps in premium contribution payments will mean no cover.

Where back payments have been made after a claim has been submitted, the claim will not be considered. Weekly premium contributions must be current at the time of the injury/illness. Back payments will be refunded in full.

For the full terms and conditions please refer to your copy of the Policy. If you have not received a copy of your policy please contact the CIPL office on 1300 261 114 or log into BOBB via bobb.bert.com.au.

When does cover cease?

- After a workers 70th birthday
- If a workers premium contributions are not current at the time of their injury/illness
- When a worker ceases employment with an employer (subject to continuation of cover)
- When the worker commences employment with an employer who is not registered with CIPL and not paying the premium contributions
- At the end of the thirty-one (31) consecutive days from the last recorded and paid premium contribution whilst a worker has been unemployed

Who is excluded from cover provisions?

- The continuation of cover provision of thirty-one (31) days does not apply to a worker who is self employed as a sole trader or a partner in a partnership or is a director, company secretary, member shareholder or officer of a proprietary limited company.
- No payments will be made under this policy when the worker is outside Australia.
 If disabled overseas, payments will only commence and become effective when the
 worker returns to Australia, and is deemed medically unfit to work as a result of the
 injury/illness.
- We may also be entitled to refuse to pay or reduce the amount of a claim if it is in any way fradulent.

A. Important Definitions / Information Cont.

IMPORTANT DEFINITIONS/INFORMATION

Worker

Means a building or construction industry worker who is employed by a B Class Member (subject to continuation of cover), being a manual or non manual employee (non manual meaning a person who does not perform any manual physical work within their occupation and spends at least 50% of their working time in an office environment) or related employee whose insurance premium contributions are current. A worker is a PAYG employee; a casual worker or a Working Director (self-employed).

Casual Worker

Means a non permanent employee, who is not guaranteed work, and not entitled to sick or annual leave. A casual worker receives an "all inclusive rate" of pay.

Continuation of Cover

Means a worker will continue to be covered for a period of thirty-one (31) consecutive days from the date of the last recorded & paid weekly premium provided they are unemployed and actively seeking work in the building and construction industry. Does not apply to a worker who is self employed or a partner, or a company secretary.

Total Disablement

Means a registered medical practitioner certifies the worker is entirely prevented from carrying out all of the normal duties of their usual occupations, businesses and professions, as a direct result of the claimed injury or illness.

Partial Disablement

Means a registered medical practitioner certifies the worker is prevented from carrying out a substantial part of the normal duties of their usual occupations, businesses and professions, as a direct result of the claimed injury or illness.

A. Important Definitions / Information Cont.

When we will not pay

We will not pay any claim where the claim arises directly or indirectly out of any of the following:

- War whether declared or not, invasion or civil war, rebellion or insurrection.
- Any act of terrorism, regardless of any cause or event contributing concurrently or in any other sequence to the loss.
- Radioactivity or the use, existence or escape of any nuclear fuel, nuclear material, or nuclear waste or action of nuclear fission or fusion.
- Intentional self-injury or suicide or any attempt at suicide.
- · Flying or other aerial activity unless as a passenger in a properly licensed aircraft;
- The worker's criminal or illegal act.
- Training for or playing in any professional or non professional sport or activity organised by any sporting organisation, authority, club or centre.
- The worker's use of alcohol or drugs unless the drugs have been prescribed by a registered medical practitioner and used as per the registered medical practitioner's instructions.
- A period of disablement resulting from any sickness, disease or medical condition for which
 the worker has required medication, or any treatment or advice from a doctor, chiropractor,
 physiotherapist, psychologist or psychiatrist in the six (6) months before the commencement
 date of their cover; or the resumption of their cover following a period of at least six (6)
 consecutive months for which we did not receive insurance premium contributions in respect of
 that worker.
- Any injury or illness for which statutory worker's compensation scheme or any statutory transport accident scheme provides compensation and/or damages.
- Any time during which a worker is serving a prison sentence or remanded in custody and, if already on a claim, any period of claim during which a worker is serving a prison sentence or remanded in custody.
- An aggravation of an injury, illness or medical condition which is deemed by a legally qualified
 medical practitioner to be a deterioration, aggravation, acceleration or exacerbation of an injury,
 illness or medical condition significantly contributed to by any employment, current or previous.

Note: No payments will be made where the worker does not follow medical advice or treatment, or does not make reasonable efforts to actively participate in occupational rehabilitation, assessments, return to work plans or future employment prospects.

B. Weekly Benefits

Provides cover to workers for injury and/or illness, where a worker suffers an injury and/or illness in their leisure time and prevents a worker from working - the injury or illness must:

- Occur during the period of insurance; and
- Occur outside working hours and when the worker is not engaged in any work whatsoever for remuneration; and
- Not give rise to any entitlement to compensation under any statutory workers compensation scheme or statutory transport accident scheme

Payments commence from the 22nd day onwards from the date a worker first seeks medical advice/treatment from a registered medical practitioner and has been disabled and continues to be disabled as a result of the injury and/or illness.

For disablements resulting from any injury or illness arising from pregancy, childbirth or miscarriage, payments commence from the 8th day onwards from the date a worker first seeks medical advice/treatment from a registered medical practitioner and has been disabled and continues to be disabled as a result of the injury and/or illness.

Benefit Payable Period

Weekly benefits will be paid whilst a worker continues to suffer disablement up to a maximum of (or such lesser period whilst a worker is unable to return to their occupation as a result of their injury/illness):

- 104 weeks for a worker aged up to 65 years;
- 52 weeks for a worker aged 66 years; and
- 26 weeks in respect to a claim resulting from pregnancy, childbirth or miscarriage or any complication arising from any of those conditions

for any one period of disablement as a result of the injury/illness.

The same injury/illness cannot be claimed twice if you have been paid the maximum benefit period.

B. Weekly Benefits

Weekly Benefit Payable

Where the employer is paying into Construction Income Protection Limited (CIPL) program the following weekly benefits are payable:

Temporary Total Disablement

Weekly Benefit

85% of pre-disability earnings to a maximum of \$1600 (gross*) per week less tax

Temporary Partial Disablement

Weekly Benefit

85% of pre-disability earnings to a maximum of \$1600 (gross*) per week less tax Less any income paid to the worker for partial work undertaken during the period of disablement

The weekly benefit paid will be the lesser of:

- 85% of the workers pre-disability earnings; or
- \$1,600 (gross) maximum

and will be reduced by:

- income the worker derives from any gainful employment;
- any paid parental leave.
- * Tax will be withheld from the gross weekly benefits by QBE as per ATO guidelines

Please Note

- A worker must exhaust their entitlements to sick leave with their current employer and their Portable Sick Leave (PSL) benefits under the Portable Sick Leave Policy before any benefits are paid. A worker may elect to hold up to 15 sick days with their current employer before making a claim.
- The total maximum benefit period under this policy for any one injury / illness will be limited to 104 weeks for workers up to age 65 or limited up to 52 weeks for a worker aged 66 and up to age 70 or 26 weeks for any injury or illness arising from pregnancy, childbirth or miscarriage.

C. Additional Benefit: Billpayer

Provides cover to the worker only, after 21 consecutive days of disablement, and is only payable with any of the following weekly benefit covers:

- Leisure Time Injury Weekly Benefits
- · Leisure Time Illness Weekly Benefits

What we will pay:

We will reimburse up to \$250.00 per bill up to a maximum of \$5,000 for all bills (listed below) for any one period of disablement per claim.

Bills that are covered:

- Electricity Bill
- Water Bill
- Gas Bill
- Telephone Bill (landline or mobile)
- Tuition fees (for primary school, secondary school or teritiary education for a workers dependents)

Conditions / Restrictions:

- Bills must be issued by the service provider within the period of disablement.
- No benefit shall be payable for any domestic bills which are received during the first twenty
 one consecutive days of disablement.
- Successive periods of disablement which result from the same injury or illness and which are
 not separated by an active full time return to work for 24 months or more will be considered
 as one period of disablement.
- We will not reimburse late fees charged on any bill.
- Bills will only be reimbursed to the worker (or if in joint names where the worker is one of the named addressee) and for the worker's residential address.
- In the event of a joint mobile phone bill where there are two or more mobile services, we will only pay the portion of the bill that applies to the worker

Bill payer benefit is available for injuries or illnesses occurring on or after 1 March 2023 and where the Employer pays and continues to pay the premiums at the time of injury or illness.

WorkCover Top-Up

A. Important Definitions/Information

Section 2: Worker's Compensation Top-Up

PLEASE NOTE: Cover is only available for those workers where the employer has agreed and continues to pay the weekly premium contributions. You can check that your payments are up to date and that your employer is paying the weekly premium contribution by logging into **BOBB** via **bobb.bert.com.au**, by phone on 1300 261 114 or email enquiries@cipq.com.au.

If a period exists where no premium has been paid on your behalf, whilst employed, then no cover will apply for such period.

Gaps in premium contribution payments will mean no cover.

Where back payments have been made after a claim has been submitted, the claim will not be considered. Weekly premium contributions must be current at the time of the injury/illness. Back payments will be refunded in full.

For the full terms and conditions please refer to your copy of the Policy. If you have not received a copy of your policy please contact the CIPL office on 1300 261 114 or log into BOBB via bobb.bert.com.au.

IMPORTANT DEFINITIONS/INFORMATION

Worker

Means a building or construction industry worker who is employed by a B Class Member (subject to continuation of cover), being a manual or non manual employee (non manual meaning a person who does not perform any manual physical work within their occupation and spends at least 50% of their working time in an office environment) or related employee whose insurance premium contributions are current. A worker is a PAYG employee; a casual worker or a working Director (self-employed).

When does cover cease?

- After a workers 70th birthday
- If your insurance premium contributions are not current at the time of your injury/illness
- When the worker commences employment with an employer who is not registered with CIPL and not paying the premium contributions
- When your worker's compensation payment ceases

WorkCover Top-Up

A. Important Definitions / Information Cont.

Who is excluded from cover provisions?

- No payments will be made under this policy when the worker is outside Australia.
 If disabled overseas, payments will only commence and become effective when
 the worker returns to Australia, and is deemed medically unfit to work as a result
 of the injury/illness.
- We may also be entitled to refuse to pay or reduce the amount of a claim if it is in any way fradulent.

When we will not pay

We will not pay any claim where the claim arises directly or indirectly out of any of the following:

- War whether declared or not, invasion or civil war, rebellion or insurrection;
- Any act of terrorism, regardless of any cause or event contributing concurrently or in any other sequence to the loss.
- Radioactivity or the use, existence or escape of any nuclear fuel, nuclear material, or nuclear waste or action of nuclear fission or fusion.
- Intentional self-injury or suicide or any attempt at suicide;
- Flying or other aerial activity unless as a passenger in a properly licensed aircraft;
- The worker's criminal or illegal act;
- Training for or playing in any professional or non professional sport or activity organised by any sporting organisation, authority, club or centre.
- The worker's use of alcohol or drugs unless the drugs have been prescribed by a registered medical practitioner and used as per the registered medical practitioner's instructions.
- A period of disablement resulting from any sickness, disease or medical condition for which
 the worker has required medication, or any treatment or advice from a doctor, chiropractor,
 physiotherapist, psychologist or psychiatrist in the six (6) months before the commencement
 date of their cover; or the resumption of their cover following a period of at least six (6)
 consecutive months for which we did not receive insurance premium contributions in respect
 of that worker
- Any injury or illness for which statutory transport accident scheme provides compensation and/or damages.
- Any time during which a worker is serving a prison sentence or remanded in custody and, if already on a claim, any period of claim during which a worker is serving a prison sentence or remanded in custody.

WorkCover Top-Up

B. Worker's Compensation Top-Up

Provides cover to the worker, for workplace accidents which are accepted by Australian jurisdiction statutory workers compensation schemes - the injury or illness must:

- Occur during the period of insurance; and
- Occur during working hours; and
- Give rise to an entitlement to compensation under any statutory workers compensation scheme
- A waiting period of twenty six (26) weeks must be exhausted

Benefits are payable for a maximum of seventy-eight (78) weeks or lesser period whilst a worker continues to be disabled and continues to receive weekly benefits from a statutory workers compensation scheme.

Temporary Total / Partial Disablement Top-Up Benefit

Tops up the difference between what WorkCover is paying and eighty-five percent (85%) of pre-disability earnings, determined by WorkCover at the time of calculating the worker's benefit;

- Up to a combined maximum of \$2,000 (gross*) per week for injuries occuring on or after 1 July 2022
- Up to a combined maximum of \$1,600 (gross*) per week for injuries occuring on or before 30 June 2022

Please Note

- If you are not receiving workers compensation payments, you are unable to claim this 'top-up benefit'.
- For workplace accidents that occurred prior to 1 March 2022 and have been accepted by an Australian statutory workers compensation provider, the applicable weekly rate at that time will apply

^{*} Tax will be withheld from the gross weekly benefits by QBE as per ATO guidelines

A. Important Definitions / Information

PLEASE NOTE: Cover is only available for those workers where the employer has agreed and continues to pay the weekly premium contributions. You can check that your payments are up to date and that your employer is paying the weekly premium contribution by logging into BOBB via bobb.bert.com.au, by phone on 1300 261 114 or email enquiries@cipq.com.au.

If a period exists where no premium has been paid on your behalf, whilst employed, then no cover will apply for such period.

Gaps in premium contribution payments will mean no cover.

Where back payments have been made after a claim has been submitted, the claim will not be considered. Weekly premium contributions must be current at the time of the injury/illness. Back payments will be refunded in full.

For the full terms and conditions please refer to your copy of the Policy. If you have not received a copy of your policy please contact the CIPL office on 1300 261 114 or log into BOBB via bobb.bert.com.au.

IMPORTANT DEFINITIONS/INFORMATION

What is the Construction Industry Portable Sick Leave (PSL) Insurance?

The PSL program has been set up to take over the sick days workers would normally lose when they leave or are terminated by a B Class member (employer).

How does PSL work?

CIPL has purchased an Insurance Policy to cover any unused sick leave a worker has remaining at the time of termination of employment and where the employer member is paying the premium contribution to CIPL.

All employers are responsible for their employee's statutory sick leave. See **fairwork.gov.au** for more information.

On termination of employment, an employer is required to send to CIPL the number of sick leave days a worker has taken at the time of a workers termination. It is important that the employer completes the CIPL Employee Termination Form or adds the information via their online contribution.

CIPL cannot take over any unused sick leave for any period where an employer has not paid and is not paying the premium contributions on behalf of a worker.

A. Important Definitions / Information Cont.

Worker

Means a building or construction industry employee (being either a manual or non manual employee: non manual does not perform any manual physical work, within their occupation and spends at least 50% of their working time in an office environment) or related employee who:

- accrues sick leave,
 - · is not a casual worker; and
 - is not a director, self-employed as a sole trader, company secretary, member shareholder orofficer of a Pty Ltd company; and
 - is currently obtaining a salary and actively working full time for a B class member whose insurance premium contributions are current or currently payable and not in arrears at the time of disablement;

or (b)

- was previously a permanent employee for a B class member; and
 - is currently a casual worker for a B class member whose insurance premium contributions are current or currently payable and not in arrears at the time of disablement

Casual Worker

Means a non permanent employee, who is not guaranteed work, and not entitled to sick or annual leave. A casual worker receives an "all inclusive rate" of pay.

Workers returning to their previous employer

If a worker has contributions made to the CIPL program by their employer and is then terminated by that employer, the workers days are added to the program.

If the worker then returns to work for that same employer within 6 months of the date they left that employer, the days are reversed out of the program to the employer who again assumes liability for those days unless the worker is employed with a different employer during that six month period. If this is the case, the PSL days continue to stay with the PSL program.

A. Important Definitions / Information Cont.

When does cover cease?

- If your premium contributions are not current at the time of your injury/illness.
 Any gaps in the premium contributions will mean no cover for the period and you will not accumulate PSL days
- · If you are unemployed
- If you commence working for an employer who does not participate in CIPL's Accident and Illness/WorkCover Top-Up and Portable Sick Leave Program.
- If the injury/illness gives rise to statutory worker's compensation.
- If you do not follow medical advice and treatment or make reasonable efforts to actively participate in occupational rehabilitation, assessments, return to work plans or future employment prospects.

When we will not pay

- If the injury/illness is work related.
- If the worker does not follow medical advice or treatment, or does not actively
 participate in occupational rehabilitation, assessments, return to work plans or
 future employment prospects.
- The Policy does not provide benefits or entitlements to a worker when they are serving a prison sentence, remanded in custody or whilst outside of Australia.

B. Sick Leave Benefits - Injury or Illness

Provides cover to workers only, where a worker suffers an injury or illness in their leisure time and prevents a worker from working - the injury or illness must:

- Occur during the period of insurance; and
- Occur outside working hours and when the worker is not engaged in any work whatsoever for remuneration; and
- Not give rise to any entitlement to compensation under any statutory workers compensation scheme

Sick leave benefits are payable whilst a worker continues to suffer disablement for the number of days accrued and recorded through the PSL program.

Sick Leave Benefits

Sick leave benefits are calculated based on the worker's pre-disability earnings

If the worker is a permanent employee: the calculation is made using the worker's gross hourly rate times (x) base hours worked at the time of injury or illness

If the worker is currently a casual worker: the calculation is made using the worker's gross base hourly rate at the time of injury or illness (excluding all allowances and loadings) x 8 hours per day up to a maximum of 40 hours per week

* Tax will be withheld from the gross weekly benefits by QBE as per ATO guidelines

Regardless of how many days you accumulate, the maximum number of days that can be held and paid under the PSL program is 100 days and once this is paid out/exhausted you will begin to accrue from a nil (0) balance.

Unused days will lapse when the worker has not been employed and no PSL contributions have been paid for a continuous period of two (2) years or when the worker permanently leaves the building and construction industry.

A worker cannot exhaust any sick leave days accumulated when the worker is on annual leave, bereavement leave, jury leave, maternity leave, paternity leave, parental leave, carer's leave or any other special leave.

A claim will only be considered once the worker has taken all available accrued sick leave entitlements with their current employer. A worker may elect to hold up to 15 sick days with their current employer before claiming PSL days.

Frequently Asked Questions

Q. How can I get full copy of the Policy?

A. You should have received a copy or a link to the copy of the Policy from CIPL by email or post. If you have not received a copy of your Policy you should contact the CIPL office to be provided with one or log onto BOBB.

Q. Who will assess my claim?

A. Total Claims Solutions who are appointed as claims managers of the insurance company are CIPL's dedicated claims managers. They are responsible for assessing and managing all claims.

Q. Do I need to get all sections of the claim form completed?

A. Yes, a claim form cannot be considered until we receive the form completed in FULL. Incomplete answers and vague information will delay the assessment of your claim.

Q. What other information do I need to submit with my claim?

A. Copies of any medical reports and/or discharge summary, patient notes, radiologist's reports that you may have been provided with will assist with the assessment of you claim.

Q. How long does it take for a claim to be considered?

A. The initial assessment of your claim may take six (6) to seven (7) weeks, depending on the information required on your claim (delays will occur where the forms have not been completed in full).

Q. Can I fax or email through my claim form?

A. Yes, however we need the original claim form prior to considering a claim.

Q. Do I have to wait 21 days before having to send my claim form in?

A. No, if it appears that you are going to be off work for more than 21 days, you should complete a claim form and send it to Total Claims Solutions immediately.

Q. Do I need to take all my sick leave and my portable sick leave before claiming?

A. You must first exhaust all available sick days with your current employer and any portable sick leave days that you may have with CIPL. A worker may elect to hold up to 15 sick days with their current employer.

Q. How long are my PSL days held?

A. For two (2) years from your last employer paid contribution.

Q. What is the maximum benefit period I can claim for?

A. Weekly benefits are only payable for a total maximum of 104 weeks for an injury or illness that occurs to a worker up to age 65 or 52 weeks for a worker aged 66 and up to 70, whilst deemed medically unfit to work for any one injury or illness or such lesser period whilst you are able to return to work. And 26 weeks in respect to a claim resulting from pregnancy, childbirth or any complication arising from any of those conditions for any period of disablement as aresult of the injury / illness.

Frequently Asked Questions (cont)

- Q. How is my pre-disability earnings calculated in relation to my weekly injury or illness claim.
- A. It is the base hourly rate multiplied by 40 hours by 85% to the maximum of \$1600 (gross) per week. NB: For injuries/illnesses that occurred prior to 1 March 2023, the applicable weekly rate at that time will apply.
- Q. How is my pre-disability earnings calculated if I am employed as a casual worker?
- A. It is the actual pre-disability earnings at the time of the occurrence and is the average of the actual declared earnings of an eligible worker, over the previous twelve (12) months or lesser period if the eligible worker has worked less than twelve (12) months.
- O. Can I claim medical bills?
- A. No, legislation does not allow for medical bills to be covered. Cover is only for weekly benefits whilst you are medically unfit to work as a result of an injury or illness.
- Q. How are my payments made?
- **A.** Payments are made fortnightly in arrears whilst we have a current medical certificate. Payments can be either made by cheque or Electronic Funds Transfer (EFT).
- Q. What is regarded as pre-disability earnings to the WorkCover Top-Up section of the policy?
- **A.** The worker's gross average weekly earnings as calculated by the workers compensation insurer.
- Q. If a bill is only in my spouse's name and we live at the same address, does this bill get paid under Bill Payer?
- A. No. The bill must include the worker's name, be addressed to the worker's residential address and the bill must be in relation to the worker's residential address. A bill will not be reimbursed if addressed to a PO Box.
- Q. Does Bill Payer cover me for my Council Rates?
- A. No. You are entitled to claim for electricity, water, gas, telephone (including mobile) and dependant children's tuition fees only.
- Q. Do I need to pay the bill before I am reimbursed and what is the maximum I will be reimbursed?
- A. Yes. You must pay the bill first as you will only be reimbursed up to \$250 per bill up to a maximum of \$5,000 for all bills for any one period of disablement per claim.
- Q. Once my claim assessment is completed and my claim is approved how long until benefits are paid?
- A. Payments can be made the same day the claim has been approved as long as we have a medical certificate on file for the applicable periods and a completed Tax File Number Declaration Form. Payments are made by cheque or EFT. If payments are made by EFT, funds will appear within 48 hours. If payments are made by cheque, the cheque will be posted within 5 working days.

Frequently Asked Questions (cont)

Q. What are my obligations when I have made a claim?

A. You must follow medical advice and treatments from your treating medical practitioner, at all times, after sustaining your injury/illness; and, at our expense, undergo any medical examination by a doctor appointed by Total Claims Solutions, if required. Failure to comply may result in your claim payments ceasing. You must notify us of any other insurance which will or may, whether in whole or part, cover any loss insured under this Policy. If at the time of any injury, illness or loss there's any other insurance which covers the same injury, illness or loss you must provide us with reasonable assistance we require to make a claim for contribution from any other insurer(s).

Q. What if I am able to claim loss of earnings from a third party?

A. Subrogation would apply. We may recover any amount you have received in relation to any injury or illness covered by the policy up to the amount this policy has paid.

Q. What is the Internal Dispute Resolution Process?

A. If you have any concerns about your claim please put your reasons for dispute in writing and we will review your file. All disputes will be reviewed internally by Total Claims Solutions. If you disagree with the decision, you can request the matter be reveiwed by contacting QBE's Customer Care team on 1300 650 503 or email complaints@qbe.com, they will assist you. If you are unable to resolve your dispute you can contact the Australian Financial Complaints Authority (AFCA) on 1800 931 678 between 9am-5pm AEST/AEDT weekdays or email info@afca.org.au.

Q. Where do I get a claim form?

A. You will need to contact Total Claims Solutions on (07) 3230 9300 for a claim form to be sent or you can download the claim forms from the following websites:

Total Claims Solutions <u>www.totalclaims.com.au</u>

Construction Income Protection Limited www.cipg.com.au

Once the claim form is completed, it must be sent directly to Total Claims Solutions.

Q. Who can I talk to if I need help filling out the form?

A. Ask to speak to one of the case managers at:

Total Claims Solutions

T: (07) 3230 9300

E: claimsQLD@totalclaims.com.au

Q. Who are my CIPL Industry Liaison Coordinators?

A. To find out who your CIPL Industry Liaison Coordinators are contact:

CIPL T: 1300 261 114

E: enquiries@cipq.com.au www.cipq.com.au

Q. Where is Total Claims Solutions?

A. Total Claims Solutions is located on Level 1, 62 Astor Terrace, Spring Hill, Brisbane, Qld.

Lodging a Claim

Construction Income Protection Limited (CIPL) members may be eligible to lodge an insurance claim under CIPL's Accident and Illness/WorkCover Top-Up and Portable Sick Leave Program

Step 1 - Request a Claim Form

If you believe you have suffered an injury or illness that may result in an insurance claim, contact Total Claims Solutions on (07) 3230 9300 or CIPL on 1300 261 114. Alternatively, to download the appropriate insurance claim form visit:

Total Claims Solutions <u>www.totalclaims.com.au</u>
Construction Income Protection Limited <u>www.cipg.com.au</u>

Step 2 - Filling in the CIPL Insurance Claim Form

Complete all sections of the claim form in FULL. To support your claim, please include copies of medical reports, discharge summary, patient notes, radiologist's reports and any other relevant information.

Step 3 - Lodging Your Claim

Once completed, the claim form must be sent to:

Total Claims Solutions

Level 1, 62 Astor Terrace

Spring Hill, Qld 4000

Ensure you double-check that ALL sections of the claim form have been completed correctly before sending. Incomplete claim forms will delay the assessment of the claim.

Step 4 - Receiving the Claim

Your claim will be assigned to a Total Claims Solutions' case manager who will contact you to discuss your claim.

Please Note: Insurance Cover is only available for those workers where the Employer continues to pay the relevant contributions. If a period exists where no contribution has been paid on your behalf while employed, then no cover will apply for such period. This also applies where there are gaps in the insurance payments.

Construction Income Protection Limited ABN 43 110 841 962



Construction Income Protection (CIPL)

Level 1, 35 Astor Terrace Spring Hill, Qld 4000 T: 1300 261 114

E: enquiries@cipq.com.au www.cipq.com.au

Total Claims Solutions Pty Ltd ABN 42 389 515 023 is acting as Claims Managers on behalf of QBE Insurance (Australia) Limited ABN 78 003 191 035



Total Claims Solutions

Level 1, 62 Astor Terrace Spring Hill, Qld 4000 T: (07) 3230 9300

F: (07) 3230 9399

For all enquiries pertaining to the information supplied in this brochure please contact Windsor Management Insurance Brokers Pty Ltd AFS Licence Number 230747 ACN 083 775 795



Windsor Management Insurance

Brokers Pty Ltd T: (07) 3230 9300

F: (07) 3230 9399

The CIPL Leisure Accident and Illness / WorkCover Top-Up and Portable Sick Leave policies are underwritten by QBE Insurance (Australia) Limited ABN 78 003 191 035 AFS Licence Number 239545.

All claims under the CIPL Leisure Accident and Illness / WorkCover Top-Up and Portable Sick Leave policies are managed by Total Claims Solutions ABN 42 389 515 023, who have been appointed as Claims Managers on behalf of OBE Insurance (Australia) limited