

“Employers Duty to Provide work”

Do you know how to meet your RTWA 2014 Section 18 obligations ?

“let itr show you the processes you need to have in place”

South Australia

Return to Work Act 2014

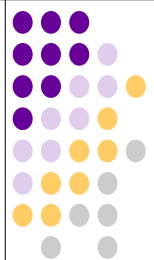
Section 18—Employer's duty to provide work

- (1) If a worker who has been incapacitated for work in consequence of a work injury is able to return to work (whether on a full-time or part-time basis and whether or not to his or her previous employment), the employer from whose employment the injury arose (the **pre-injury employer**) must provide suitable employment for the worker (the employment being employment for which the worker is fit and, subject to that qualification and this section, so far as reasonably practicable the same as, or equivalent to, the employment in which the worker was working immediately before the incapacity).

So—do you know how to convert this into an operational process to ensure you can meet your RTWA 2014 obligations?

The workshop will cover the following:

1. Recap of the relevant legislation
2. Interpreting Section 18 and working through the processes Self Insured employers need to have in place to meet their obligations.
3. Linking Section 18 processes to Sections 20 and 25
4. Understanding how and when to use Section 25(10)
5. When can external employment be considered?
6. What actions should have been completed before considering external employment?
7. Case studies and how to develop a case to validate external re-deployment



Cost
\$90.00

How do I book?

Phone or email Danielle Mik for a booking

Phone:
08 8342 6488

E-mail:
daniellem@aisassist.com.au

When
Wednesday 23rd September 2015
8.30am-11.30am

Where:
ITR — 490 Regency Rd, Enfield, SA
5085

Free Car Parking on site
10 minutes from the city

Morning Tea Provided

Presenters
Jodie Bradbrook
Kylie Terrington
Dr Boris Fedoric

