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# Part 2: Guidelines for disputes about eligibility

This Part of the Lifetime Care and Support Guidelines (the Guidelines) is issued under section 58 of the *Motor Accidents (Lifetime Care and Support) Act 2006* (the Act) and applies to disputes about eligibility under Part 3, Division 1 of the Act.

To avoid requirements that might be unreasonable in the circumstances on any injured person or participant, the Lifetime Care and Support Authority (Lifetime Care) may waive observance of any part or parts of this Guideline.

**Relevant section of the legislation:**

***Motor Accidents (Lifetime Care and Support) Act 2006:***

**Part 3 Dispute resolution**

**Division 1 Disputes about eligibility**

**12   Definitions**

In this Division:

**Assessment Panel** means a panel of assessors convened under this Division to determine a dispute under this Division.

**assessor** means a person appointed under this Division as an assessor for the purposes of this Division.

**Review Panel** means a panel of assessors convened under this Division to review a determination by an Assessment Panel.

**13   Appointment of assessors**

The Authority is to appoint medical practitioners and other suitably qualified persons to be assessors for the purposes of this Division.

**14   Referral of disputes to Assessment Panel**

(1)  If there is a dispute as to whether a motor accident injury suffered by a person satisfies criteria specified in the LTCS Guidelines for eligibility for participation in the Scheme, the dispute can be referred to an Assessment Panel for determination.

(2)  The dispute can be referred by the Authority or by notice to the Authority given by or on behalf of the injured person or by the insurer of the injured person’s claim.

(3)  The Authority is to convene a panel of 3 assessors to constitute the Assessment Panel to determine a dispute referred under this section.

(4)  The Assessment Panel to which a dispute is referred for determination is to determine the dispute and is to give a certificate as to its determination setting out the reasons for its determination.

**Time periods and extension of time**

Any period of time referred to in these Guidelines:

1. excludes the day that the act is done, e.g. a reference to 5 working days means 5 working days from the following day; and
2. excludes days that are not working days when Lifetime Care is closed (such as weekends and public holidays).

Lifetime Care reserves the right to extend or abridge any time limit in these Guidelines that affects Lifetime Care, an injured person, a party to the dispute or a dispute assessor. Lifetime Care may extend any of the time periods in these Guidelines, whether or not a request is made to extend any time limit.

**Definitions**

In this Part of the Guidelines, these words and phrases have the following meanings:

**Act** means *Motor Accidents (Lifetime Care and Support) Act 2006*. A reference in these Guidelines to a section “X” is a reference to a section of the Motor Accidents (Lifetime Care and Support) Act 2006 (NSW).

**Assessor** has the meaning given to it in section 12 of the Act. A reference to an assessor also includes multiples of assessors or a group of assessors conducting an assessment as a panel.

**Certificate** means a certificate of the assessment panel or review panel’s determination issued under sections 14(4) or 15(4) of the Act, including the reasons for any finding.

**Days** is a reference to the number of working days and not calendar days.

**Dispute** means a dispute about eligibility which has the meaning given to it under section 14(1) of the Act.

**Insurer** means an insurer of a claim as defined in section 3 of the Act.

**Injured person** means the person who is the subject of icare Lifetime Care’s decision about eligibility. Any reference to an injured person in these Guidelines is a reference to the **injured person’s legal guardian** where applicable.

**Lifetime Care** means the Lifetime Care and Support Authority.

**Panel** means a panel of three assessors convened by Lifetime Care under section 14(3) of the Act. This could mean an assessment panel or review panel.

**Participant** means an injured person who is a participant in the Lifetime Care and Support Scheme (the Scheme). Any reference to a participant in these Guidelines is a reference to the **participant’s legal guardian** in cases where this applies.

**Party** means someone involved in the dispute such as the injured person or an insurer. A reference to a party can include multiples of parties, or multiple parties.

**Review** means a review of a dispute about eligibility referred to in section 15 of the Act.

**Parties to a dispute**

The parties to a dispute about eligibility always include:

1. the applicant, that is, the person making the dispute application (if the applicant is not the injured person); and
2. the injured person who is the subject of Lifetime Care’s decision about eligibility. The injured person is always a party to the dispute, whether or not they are a participant in the Scheme at the time that the dispute application is made.

An insurer of a claim made by the injured person in respect of the injury may also be a party to a dispute about eligibility, but only after a claim has been made. The date that the insurer may become involved in the dispute is the date that the claim form was received by the insurer.

All parties to a dispute will:

1. receive a copy of the request to refer the dispute, and any other documents related to the dispute submitted to Lifetime Care in relation to that dispute;
2. receive a copy of Lifetime Care’s decision about eligibility and any documents related to that decision that were submitted to Lifetime Care, including the Application Form;
3. have an opportunity to make a written submission or submissions in relation to the dispute or issues in dispute, which may be in response to any information in the application or any documents attached to the application, which will be forwarded to the panel; and
4. receive the Assessment Panel or Review Panel’s certificate.

**Legal representation**

If the injured person or a party has legal representation in respect of the dispute, Lifetime Care will send any document required to be sent to the injured person or party to their legal practitioner or agent.

However, despite the existence of legal representation, Lifetime Care may contact the injured person directly in relation to any aspect of a dispute or assessment if required.

**Sending documents to Lifetime Care**

Lifetime Care’s postal address is:

Lifetime Care and Support Authority

icare

GPO Box 4052

Sydney NSW 2000

Lifetime Care’s email address is: [feedback.lifetimecare@icare.nsw.gov.au](mailto:feedback.lifetimecare@icare.nsw.gov.au)

Documents sent to or from Lifetime Care on a working day before 5.00pm will be assumed to be received on the same day as they were sent:

1. if delivered by hand;
2. if sent via email or internet transfer;
3. if sent by facsimile.

Any email, facsimile or internet transfer sent at or after 5.00pm on a working day, or on a day that is not a working day, will be taken to be received on the next working day.

Documents sent to or from Lifetime Care shall be assumed to be received 5 working days after sending if posted by mail.

**Documentation and other supporting material**

Parties should only submit copies of documents to Lifetime Care, not original documents.

If documents or other material are submitted to Lifetime Care, Lifetime Care will give a copy of that document or material to any other party to the dispute.

Parties must not contact an assessor, Assessment Panel or Review Panel directly in relation to the dispute unless Lifetime Care gives permission to do so. This applies whether the assessment is current or has finished.

**Medical documentation**

All medical documentation must be listed in the application or otherwise listed in writing (e.g. sent with a cover letter) when sent to Lifetime Care.

In the case of X-rays, Computerised Tomography (CT or CAT scans), Magnetic Resonance Imaging or other radiological or similar investigations, parties should not submit original films, scans or investigations, and should send only the resulting report.

If an injured person holds their original films or scans, these can be taken to a clinical examination. Any other arrangements for the viewing of such scans by an Assessment Panel or Review Panel, that does not involve clinical examination of the injured person, must be by prior advice to the parties to the dispute.

Irrespective of whether they have been provided to the other party, an Assessment Panel or Review Panel may take into consideration any such radiological scans or similar investigations and their accompanying reports that are present at a clinical examination.

All matters pertaining to a dispute about eligibility, including clinical assessment, are conducted in private and are not open to the public. Any part of an Assessment Panel or Review Panel’s assessment process and certificate is not open to, or available to, the public.

**Surveillance images**

Surveillance images that are provided by a party to the dispute must:

1. be provided electronically in a format readily viewable on a standard desktop computer; and
2. be accompanied by any investigator's or loss adjuster's report concerning those surveillance images.

The other party will be provided with the surveillance images and be given an opportunity to put forward submissions in response to the surveillance images.

Lifetime Care does not conduct surveillance on participants.

**1 Disputes about eligibility: jurisdiction**

1.1 As per section 14(1) of the Act, a dispute about eligibility is a disagreement about whether a motor accident injury suffered by a person satisfies criteria specified in the Guidelines for eligibility for participation in the Scheme.

1.2 A dispute application can only be made after Lifetime Care has notified the injured person in writing of its determination whether the injured person is or is not eligible to be a participant in the Scheme in relation to the injury criteria outlined in the Guidelines.

1.3 A dispute application must be received within 6 months of the date of Lifetime Care’s determination.

1.4 Lifetime Care may extend the 6-month time limit if there is a full and satisfactory explanation for why the application was not made within 6 months of the determination.

1.5 Lifetime Care may reject a dispute application if Lifetime Care is satisfied that one or more of the following apply:

1. the dispute application does not, on its face, relate to a dispute about eligibility;
2. the dispute application has not been made by a person specified in section 14 (2) of the Act;
3. the dispute application has not been made within 6 months of receipt of the determination about eligibility.

**2 Alternative to dispute application**

2.1 In a case where the injured person is not an interim or lifetime participant at the time of the dispute application, if Lifetime Care forms the view that one or both of the following applies:

1. the dispute application contains information that may allow Lifetime Care to make an eligibility decision if the injured person is not an interim or lifetime participant at the time of the dispute application;
2. circumstances revealed by the dispute application are such that Lifetime Care considers it preferable that the dispute applicant lodge another application to the Scheme instead of a dispute application,

then Lifetime Care may invite the dispute applicant to withdraw the dispute application and, in that case, the dispute applicant may:

1. request that the dispute application be treated as a new application to the Scheme; or
2. lodge a new application to the Scheme.

2.2 If a dispute applicant requests that the dispute application be treated as a new application to the Scheme, this Part of the Guidelines will cease to apply and Part 1 of the Guidelines will apply, with such amendments or abridgments of time as are required to give effect to this clause.

**3 Dispute application**

3.1 A dispute application can be referred by Lifetime Care or by notice to Lifetime Care given by or on behalf of the injured person or by the insurer of the injured person’s claim. A dispute application can be received in writing or verbally (in person or by telephone).

3.2 The dispute application must include:

1. the injured person’s name, address and contact details;
2. the date of Lifetime Care’s determination about eligibility;
3. a statement that the applicant disputes the determination;
4. the reasons why the applicant disputes Lifetime Care’s determination as to whether or not the injured person’s motor accident injury does or does not satisfy the criteria for eligibility specified in Part 1 of the Guidelines;
5. the reasons, with reference to any relevant information, including medical reports, why the applicant is of the view that the injured person does or does not meet the criteria for eligibility in Part 1 of the Guidelines; and
6. any information or reports relevant to the criteria for eligibility. This may include information about co-existing conditions or conditions that existed prior to the motor accident.

3.3 If the applicant does not provide the above information, then Lifetime Care may request that the applicant provide the information to Lifetime Care before the application can proceed to be assessed.

3.4 Lifetime Care will send a written acknowledgement of the dispute application to the applicant within 5 working days of receipt.

3.5 If there is another party to the dispute, a copy of the application will be provided to any other party within 10 working days of receipt, after which time that party has 20 working days in which to make a submission in response to the application.

3.6 The applicant should be aware that any information provided to Lifetime Care will be shared with any other party to the dispute, regardless of whether they are a party to the dispute at the time the information is provided.

3.7 All documents must be in English, unless accompanied by an English translation of the document. Any translated documents must be accompanied by a declaration that the translation is an accurate translation of the document and that the translator is accredited by the National Accreditation Authority for Translators and Interpreters Ltd (NAATI).

**4 Further information or documentation required**

4.1 If Lifetime Care is satisfied that further information or documentation is required in the application or is likely to assist in the resolution of the dispute, Lifetime Care may:

1. request that the information be provided within a period of up to 20 working days***;*** and
2. proceed with processing the application without the information, but only after the time has passed for the submission of the information.

4.2 Lifetime Care may contact any of the injured person’s treating health practitioners or service providers in order to clarify the issues in dispute or to assist with obtaining information relevant to the dispute.

4.3 At any stage during the dispute, Lifetime Care may contact any of the injured person’s treating health practitioners about health or physical safety issues noted by an assessor as being urgent or serious.

**5 Lifetime Care convenes Assessment Panel**

5.1 Lifetime Care will convene an Assessment Panel from Lifetime Care’s list of assessors as soon as possible, and within 20 working days of acknowledgement of the application or receipt of any submission from another party. When convening the Assessment Panel, Lifetime Care will consider:

1. the needs of the injured person, including the nature of their injury;
2. which elements of the eligibility criteria set out in Part 1 are in dispute;
3. the location of the injured person and the assessors;
4. the specialty and expertise of the assessors;
5. the availability of the assessors; and
6. whether an interpreter is required.

5.2 Lifetime Care will advise the parties of the arrangements for the assessment, in writing, within 5 working days of the Assessment Panel being convened. This will include the names and specialties of the assessors on the Assessment Panel.

5.3 When the Assessment Panel is convened, Lifetime Care will appoint a chairperson, and will send the Assessment Panel copies of:

1. the dispute application and all accompanying documents, including Lifetime Care's original determination of eligibility; and
2. any additional documentation or information received since the application was made.

5.4 Lifetime Care may contact the injured person prior to any assessment by an Assessment Panel. This contact is in order to ensure that the injured person’s individual needs can be considered in any assessment or clinical examination if required.

**6 Grounds for objection to the Assessment Panel**

6.1 A party may request Lifetime Care reallocate the dispute to a different assessor or assessors on the basis that they consider the assessor is not appropriate. This request may apply to any or all of the assessors on the Assessment Panel. To do this, the party must:

1. apply within 10 working days of receiving the notification of the names of the assessors on the Assessment Panel;
2. provide detailed submissions as to why the assessor is not appropriate to assess the dispute; and
3. send a copy of their submissions to the other party to the dispute and Lifetime Care.

6.2 Lifetime Care will forward this request to any other party and invite submissions within 10 working days of receipt. Lifetime Care will make a decision on the request for reallocation within 10 working days of receipt of the request, or within 10 working days of receipt of the submission from the other party. Lifetime Care will reconvene the Assessment Panel in whole or in part if satisfied that there are reasonable grounds for believing that any of the assessors originally appointed to form the Assessment Panel are not appropriate.

6.3 Except where procedural fairness considerations mean it is not appropriate, an assessor who has previously formed part of an Assessment Panel and determined a dispute assessment for an injured person may be appointed as a member of an Assessment Panel to determine another unrelated dispute relating to that injured person. *For example, a dispute assessment for a different type of dispute under another part of these Guidelines.*

6.4 Lifetime Care will reallocate the dispute if satisfied that there are reasonable grounds for believing that the assessor or the Assessment Panel as a whole might no longer be appropriate to assess the dispute.

6.5 Lifetime Care may reallocate a dispute to a different assessor or Assessment Panel as a whole following allocation if required. This could be in the event of illness, or if the assessor or the Assessment Panel as a whole is otherwise unable to assess the dispute in a reasonable timeframe.

**7 Assessment Panel hold initial meeting**

7.1 The Assessment Panel will hold an initial meeting or teleconference within 20 working days of the date the Assessment Panel was convened, where the Assessment Panel will decide:

1. whether clinical examination of the injured person is required or if the assessment can be completed on the information provided;
2. whether additional information is required for the Assessment Panel to make a decision;
3. which member of the Assessment Panel will sign the certificate on behalf of the Assessment Panel; and
4. whether a further meeting of the Assessment Panel is required.

7.2 For the avoidance of doubt, the Assessment Panel’s initial meeting or teleconference is to occur in the absence of the parties.

**8 Procedures for the Assessment Panel’s assessment**

8.1 The Assessment Panel is not bound by the rules of evidence in conducting an assessment. The Assessment Panel may determine its own procedure and may inquire into any such issue as the Assessment Panel sees fit.

8.2 The Assessment Panel must follow these guidelines at the time of their assessment and must also follow any practice notes that are in force at the time of their assessment. Without limitation, the Assessment Panel may do any or all of the following in their assessment of the dispute:

1. contact each other by teleconference, email or by meeting;
2. contact any of the injured person’s past or present treating medical or health professionals;
3. request medical records or other documentation that the Assessment Panel consider relevant to the dispute;
4. request the injured person attend a clinical examination with any or all members of the Assessment Panel; and/or
5. request the injured person attend a clinical examination with another health professional who is not a member of the Assessment Panel. If this occurs, the health professional will provide a report to the Assessment Panel and parties to the dispute.

8.3If the Assessment Panel requests the injured person attend a neuropsychological assessment, this assessment will occur in accordance with the State Insurance Regulatory Authority’s publication *Neuropsychological Assessment of Children and Adults with Traumatic Brain Injury: Guidelines for the NSW Compulsory Third Party Scheme and the Lifetime Care and Support Scheme.*

8.4 Administrative support will be provided to the Assessment panel during the assessment process where required by a person or team that has not been involved in the decision that is the subject of the dispute.

8.5 For the avoidance of doubt, the Assessment Panel need not conduct a hearing or any other meeting or conference with all or any of the parties.

**Clinical examination**

**Relevant section of the legislation:**

Section 17 of the ***Motor Accidents (Lifetime Care and Support) Act 2006:***

**17   Costs of assessment**

(1)  The costs of determinations and reviews of determinations under this Division are payable by the Authority.

(2)  The costs of determinations and reviews under this Division include the necessary costs and expenses of travel and accommodation incurred by the injured person, and by a parent or other carer of the injured person in order to accompany the injured person, in attending a panel for the purposes of the determination or review.

**9 Clinical examination arranged if required**

9.1 At the request of the Assessment Panel, Lifetime Care will arrange a clinical examination with a member or members of the Assessment Panel. This may be organised through administrative support. The Assessment Panel will decide if any or all Assessment Panel members are required to examine the injured person.

9.2 If an examination is to occur, the parties will be notified in writing of:

1. the time, date and location of the clinical examination; and
2. the name and specialty of the assessor or assessors or other persons conducting the clinical examination.

9.3 Before the examination, Lifetime Care will notify the injured person:

1. how to prepare for the examination (e.g. what to wear and bring) and what to expect; and
2. what may occur at the examination, for example the kind of questions that may be asked of the injured person and support person.

9.4 Lifetime Care will arrange any clinical examination and pay the necessary costs and expenses of travel and accommodation associated with attendance of the injured person, and if required, the reasonable expenses of one accompanying person such as a parent, carer or legal guardian or other support person to attend in accordance with section 17(2) of the Act.

**10 Clinical examination procedures**

10.1 The Assessment Panel will determine who may be present at a clinical examination and how the examination proceeds. A parent, legal guardian, carer or other support person may be present during an examination involving the injured person in order to assist in any way required. Legal or medical representatives of the injured person or any party cannot be present during a clinical examination unless Lifetime Care gives prior approval and is satisfied that the circumstances warrant it.

10.2 A legal guardian, carer or other support person may provide information to the assessor/s during a clinical examination, but only when asked by the assessor. At their discretion, the assessor/s may ask any legal guardian, carer or support person to leave the clinical examination.

10.3 When the clinical examination occurs, the assessor/s will take such measures as are reasonably practicable to ensure that the injured person and anyone accompanying them:

1. understands the reason for the examination and the issues the Assessment panel will consider in assessing the dispute;
2. is aware of what the examination will involve; and
3. is aware of the role of the Assessment Panel as an independent decision-maker, making a legally binding determination that will be documented in the Assessment Panel’s certificate.

**11 Use of interpreters in assessments and clinical examinations**

11.1 Arrangements will be made for an interpreter accredited by NAATI (National Accreditation Authority for Translators and Interpreters) if an interpreter is required or is requested. If a NAATI interpreter is not available, a non-NAATI interpreter may be used at the discretion of the Assessment or Review Panel.

11.2 Any person accompanying the injured person to an examination or assessment, such as a carer or support person, cannot act as an interpreter.

**12 Certificate issued by Assessment Panel**

12.1 The Assessment Panel may hold as many meetings or teleconferences as required in order to finalise their determination. However, in all cases, the Assessment Panel must attempt to resolve the dispute as quickly as possible.

12.2 The Assessment Panel will issue a certificate as to its determination on the dispute under section 14(4) of the Act. The certificate will include written reasons for the determination and will be in the form approved by Lifetime Care.

12.3 The Assessment panel will issue their certificate to all parties to the dispute within 15 working days of their final contact, clinical examination or final teleconference.

12.4 If required, Lifetime Care will implement the determination within 5 working days of receipt.

**13 Reviews of Assessment Panel determinations**

**Relevant section of the legislation:**

Section 15 and 16 of the ***Motor Accidents (Lifetime Care and Support) Act 2006:***

***Motor Accidents (Lifetime Care and Support) Act 2006:***

**15   Review of Assessment Panel’s determination**

(1)  The determination of an Assessment Panel can be referred for review by a Review Panel, but only on one or more of the following grounds:

(a)  a change in the condition of the injured person, being a change that occurred or that first became apparent after the dispute was referred for determination by the Assessment Panel and that is capable of having a material effect on the determination,

(b)  the availability of additional relevant information about the injury, being information that was not available, or could not reasonably have been obtained, before the dispute was referred for determination by the Assessment Panel and that is capable of having a material effect on the determination,

(2)  A determination can be referred for review:

(a)  by or on behalf of the injured person, or

(b)  by the insurer of the injured person’s claim, or

(c)  by the Authority.

(3)  The Authority is to convene a panel of 3 assessors to constitute the Review Panel to review the determination of the Assessment Panel.

(4)  The Review Panel can confirm the determination of the Assessment Panel or it can revoke that determination, substituting its own determination and giving a certificate as to its determination.

**16   Determinations to be binding**

The determination of an Assessment Panel (or of a Review Panel on the review of an Assessment Panel’s determination) as to whether a motor accident injury satisfies criteria specified in the LTCS Guidelines for eligibility for participation in the Scheme is final and binding for the purposes of this Act and any proceedings under this Act.

13.1 A party to a dispute may apply for review of the determination of the Assessment Panel under section 15(2) of the Act.

Applications for review are to be sent to Lifetime Care.

13.2 Applications for review can only seek review of a determination made by an Assessment Panel under section 14 and cannot seek review of a determination made by a Review Panel.

13.3 An application for review must:

1. be in writing (letter or email);
2. include the participant’s name, address and contact details;
3. include a clear statement as to why a review is requested, including an identification of the applicable ground or grounds for review listed in section 15 of the Act, together with reasons; and
4. attach any relevant information or medical reports that are relevant to the review application.

13.4 If Lifetime Care is the applicant for review, it is required to advise the other parties in writing prior to the submission of any application for review, including the information set out in 13.3 above, and seek submissions in response.

* 1. The application for review may be dismissed:

1. if it is not received within 6 months of receipt of the Assessment Panel certificate; or
2. it does not identify, on its face, one or more of the grounds set out in section 15(1) of the Act.

13.6 Lifetime Care may extend the 6-month time limit if exceptional circumstances exist. Lifetime Care may seek submissions from the other party or parties to the dispute before deciding to extend any time limit.

13.7 Lifetime Care may decline to make submissions in response to an application made by the participant. However, Lifetime Care is obliged to apply for review if it identifies a potential ground for review, or to provide submissions if it concurs with any of the applicant’s stated grounds for review.

13.8 Lifetime Care will acknowledge the application within 10 working days of receipt and provide a copy of the review application to any other party within 10 working days of receipt, after which time any other party has 20 working days in which to make a submission to whether the dispute application should be referred to the review panel or dismissed pursuant to clause 13.5 above.

13.8 Lifetime Care is to provide the requested information to Lifetime Care within 10 working days of receipt of any request.

13.9 Lifetime Care will advise the applicant for review and any other party as to whether the application is to be referred to a Review Panel or is dismissed, supported by a brief statement of reasons, within 5 working days of receiving submissions from all parties or, if there is any party which does not make submissions, within 5 working days of the last date for the provision of submissions.

1. **Alternative to review**

14.1 In a case where the review application relates to section 15(1)(a) and/or 15(1)(b) of the Act and the injured person is not an interim or lifetime participant at the time of the review application, if Lifetime Care forms the view that one or both of the following applies:

1. the review application contains information that may allow Lifetime Care to make an eligibility decision;
2. the circumstances revealed by the review application are such that Lifetime care considers it preferable that the review applicant lodge another application to the Scheme instead of a dispute application,

Then Lifetime Care may invite the review applicant to withdraw the review application and, in that case, the review applicant may:

1. request that the review application be treated as a new application to the Scheme; or
2. lodge a new application to the Scheme.

14.2 If a review applicant requests that the review application be treated as a new application to the Scheme, this Part of the Guidelines will cease to apply, and Part 1 of the Guidelines will apply, with such amendments or abridgements of time as required to give effect to this clause.

**15 Referral to a Review Panel**

15.1 Lifetime Care will convene a Review Panel pursuant to one of clauses 15.2, 15.3, and 15.4 within 10 working days of the decision to refer the application to a Review Panel.

15.2 If Lifetime Care is not the applicant for review, it will select three assessors from its list of dispute assessors (subject to clause 15.5), having regard to:

1. the needs of the injured person, for example, the nature of their injury (e.g. traumatic brain injury, spinal cord injury);
2. which elements of the eligibility criteria are in dispute;
3. which grounds for review are the subject of the review application;
4. the location of the injured person and the assessors;
5. the specialty and expertise of the assessors;
6. the availability of the assessors; and
7. whether an interpreter is required.

15.3 If Lifetime Care is the applicant for review, it will allow the other party or parties to the review to select the members of the review panel from its list of dispute assessors (subject to clause 15.5) and will convene the Review Panel in accordance with those selections.

15.4 If Lifetime Care is the applicant for review and the other parties to the review cannot agree on the selection of members of the Review Panel in accordance with clause 15.3 then, if there are two other parties, each such party will select one member of the Review Panel from Lifetime Care’s list of dispute assessors (subject to clause 15.5) and Lifetime Care will select the third member in accordance with the criteria set out at clause 15.2 (subject to clause 15.5). If there are three parties to the review other than Lifetime Care, each such party will select one member of the Review Panel. In either case, Lifetime Care will convene the Review Panel in accordance with the selections made pursuant to this clause.

15.5 Whether convened pursuant to clause 15.2, 15.3 or 15.4, the Review Panel must not include any of the assessors on the Assessment Panel whose decision is the subject of the application for review.

15.6 Lifetime Care will advise the parties of the arrangements of the conduct of the review by the Review Panel, in writing, within 5 working days of the panel being convened. This will include the names and specialties of the assessors on the Review Panel.

15.7 Lifetime Care may contact the injured person prior to the conduct of the review by a Review Panel. This contact is in order to ensure that the injured person’s specific needs can be considered in any assessment or clinical examination if required.

**16 Grounds for objection to the Review Panel**

16. 1 A party may request the Review Panel reallocate the conduct of the review to a differently convened Review Panel on the basis that they consider any one of the assessors is not appropriate to assess the dispute. This request may apply to any or all of the assessors on the Review Panel. To do this, the party must:

1. apply within 10 working days of receiving the notification of the names of the assessors on the Review Panel;
2. provide detailed reasons as to why the assessor/s are not appropriate; and
3. send a copy of their reasons to the other party to the dispute and Lifetime Care.

16.2 If a party selected an assessor or more than one assessor pursuant to clause 13.3 or 13.4, that party may not request reallocation of the review to a differently convened Review Panel on the basis that the assessor/s selected by that party is/are not appropriate to assess the dispute.

16.3 The Review Panel will forward this request to any other party and invite submissions within 10 days of receipt. The Review Panel will make a decision on the request for reallocation within 10 days of receipt of the request, or within 10 working days of receipt of the submission from the other party. The Review Panel will reconvene the Review Panel in whole or in part if satisfied that there are reasonable grounds for believing that any or all of the assessors are not appropriate.

16.4 It is generally appropriate for an assessor who has previously completed a dispute assessment for an injured person to assess another dispute relating to that injured person. *For example, a dispute assessment for another type of dispute under another part of these Guidelines.*

**17 Review Panel is to hold initial meeting**

17.1 When the Review Panel is convened, the Review Panel will appoint a chairperson and Lifetime Care will send the Review Panel copies of:

1. all material that was before the previous Assessment Panel, including Lifetime Care's original determination of eligibility and reasons;
2. the review application and all accompanying documents;
3. the Assessment Panel certificate issued under section 14(4); and
4. any additional documentation or information received since the review application was made.

17.2 The Review Panel’s initial meeting or teleconference will occur as soon as possible and within 20 working days of the date the Review Panel was convened.

17.3 For the avoidance of doubt, the Review Panel’s initial meeting or teleconference may occur in the absence of the parties.

**18 Procedures for Review Panel assessment**

18.1 The Review Panel is not bound by the rules of evidence in conducting an assessment.

18.2 The Review Panel must follow these Guidelines at the time of their assessment and must also follow any practice notes that are in force at the time of their assessment.

18.3 The Review Panel’s assessment process will consider all aspects of the Assessment Panel determination and decide whether one or more of the review grounds set out in section 15 of the Act are made out.

18.4 In assessing the matters in dispute the Review Panel may determine its own procedure and may inquire into any such issue as the Review Panel sees fit, including:

1. deciding whether another clinical examination of the injured person is required, or if the assessment will be completed on the documentation provided;
2. deciding whether the participant should be required to attend an assessment (clinical examination) with another health professional (who is not a member of the Assessment Panel or Review Panel) and a report be provided to the Review Panel to make their decision, or if the assessment will be completed on the documentation provided;
3. deciding whether any additional information is required to make a determination, whether from the applicant, or any other party to the review or any third party;
4. deciding whether and how to contact the applicant, any other party to the review or any third party as it sees fit; and
5. considering any new information that was not before the Assessment Panel.

18.5 If the Review Panel decides that another clinical examination or additional information is required, the previous clauses of these Guidelines apply in relation to requesting further information or documentation, arrangement of the clinical examination, clinical examination procedures and use of interpreters.

18.6 If a clinical examination occurs, the Review Panel may hold as many meetings or teleconferences as required after the examination in order to finalise their determination. However, in all cases, the Review Panel must attempt to resolve the dispute as quickly as possible.

18.7 Administrative support will be provided to the Review Panel during the assessment process where required by a person or team that has not been involved in the decision that is the subject of the dispute or the previous dispute assessed by the Assessment Panel.

18.8 For the avoidance of doubt, the Review Panel need not conduct a hearing or any other meeting or conference with all or any of the parties.

**19 Review Panel determination and certificate**

19.1 The Review Panel can confirm the determination of the Assessment Panel or revoke the determination and substitute its own determination.

19.2 The Review Panel will issue a certificate that certifies its determination of the dispute. The certificate will include written reasons for the determination and will be in the form approved by Lifetime Care.

19.3 The Review Panel will issue their certificate to all parties to the dispute within 15 working days of their final contact, clinical examination or final teleconference, whichever is the latest.

19.4 Where required, Lifetime Care will implement the determination within 5 working days of receipt.

**20 Corrections of obvious errors in certificates**

20.1 If a party considers that an Assessment Panel or a Review Panel has made an obvious error in a certificate, that party may apply to Lifetime Care to have the error corrected within 30 working days of the date on the certificate. An obvious error may also be corrected as a result of an Assessment Panel’s or a Review Panel’s identification of an obvious error in the certificate.

20.2 The application to have the error corrected must be made in writing, including the details of the obvious error and the suggested correction. An obvious error in the certificate may only include an obvious clerical or typographical error in the certificate, or an error arising from an obvious omission or inconsistency.

20.3 Lifetime Care will forward this request to any other party within 10 working days of receipt, after which time that party has 20 working days in which to make a submission on the application to have the error corrected.

20.4 Lifetime Care will send the application to the Assessment Panel or Review Panel within 10 working days of receipt of the application or any submission from the other party. The Assessment Panel or Review Panel must decide whether to issue a replacement certificate within 20 working days of receipt of the application to correct the obvious error, or receipt of the submission from the other party.

20.5 The Assessment Panel or Review Panel may issue a replacement certificate that corrects any obvious error and that will replace the previous certificate. If a replacement certificate is issued, the replacement certificate is to be identified as a replacement certificate and will supersede the previous certificate.