

WORKER'S COMPENSATION BOARD OF BRITISH COLUMBIA

REVIEW DIVISION

Statistical Overview – 3rd Quarter 2006

The Review Division

The Review Division was created in 2002 as a result of amendments to the Workers Compensation Act (the "Act") that made significant changes to the workers' compensation appeal process. These changes, which took effect on March 3, 2003, established two levels of review or appeal for most decisions made by the Workers' Compensation Board (the "Board") under the Act.

The first level is internal but independent, involving a review by a Review Officer in the Review Division and the second level is to the independent Workers' Compensation Appeal Tribunal ("WCAT").

The Review Division's mission is to effectively process reviews and to reduce disputes leading to reviews and appeals by providing:

- Opportunity for decision-makers and participants to understand and resolve disagreements.
- Clients an opportunity to present their case.
- Clear, fair and consistent decisions.
- Information and feedback to decision-makers about decision-making.
- Information and feedback to workers and employers and others about decision-making.

Purpose of this Report

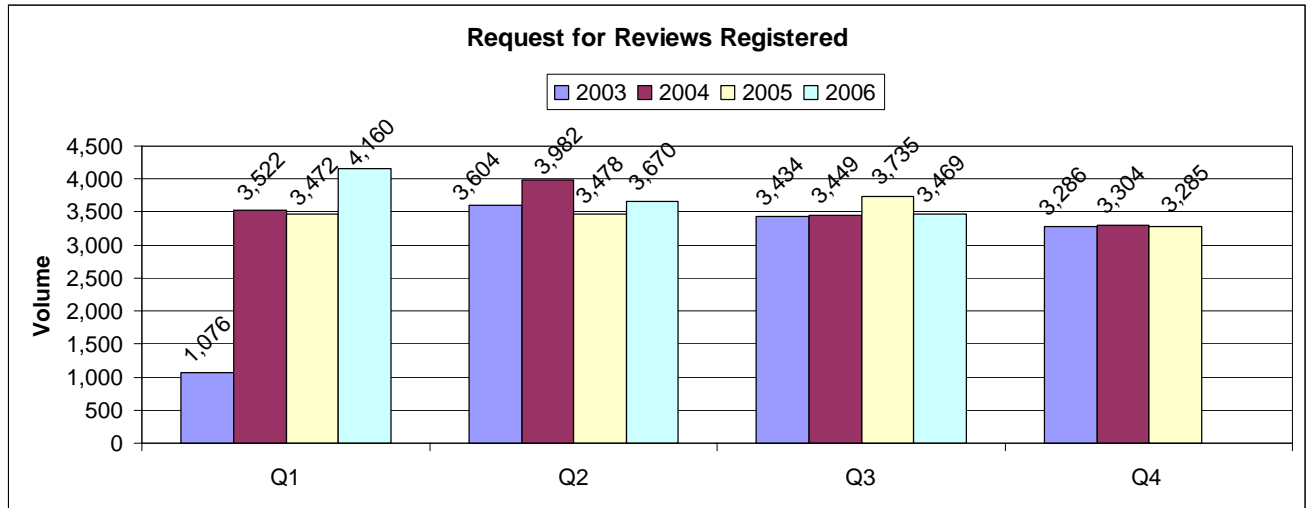
This statistical overview report will be issued at the end of each quarter. The report includes three sections:

- A. Incoming Requests for Review – Information about the volume of requests for review received by the Review Division
- B. Completed Reviews – Information about the volume and outcome of completed reviews
- C. Completed Issues – Information about the volume and outcome of issues decided in completed reviews

This report is intended primarily for readers who are already familiar with the WCB decision-making environment and the Review and Appeal processes. Additional information about the Division and the WCB can be found at www.worksafebc.com or by contacting the Review Division directly by phone at 604-214-5411.

A. Incoming Requests for Review

Reviews may be requested on decisions concerning Compensation, Prevention or Assessment matters. A very small percentage of decisions made by the Board are reviewed. It is estimated that in the course of their duties, WCB officers make approximately two million reviewable claim-related decisions a year. Either party may request a review on a decision on a claim-related matter. This creates a potential for almost four million decisions a year that could be subject to a review.



* The review and appeals system change arising from Bill 63 did not come fully into effect until March 3, 2003.

Comments:

- The volume of new Request for Reviews (RfRs) received is down by 0.6% in YTD 2006 over the same period in 2005.

B. Processing Status of Requests for Reviews

Status		Q3 2005	Q3 2006
Outstanding Balance Beginning of Period		4,374	4,431
Registered During Period		3,735	3,469
Reactivated Reviews*		19	24
Less:	Rejected	99	46
	Declined	110	139
	Discarded	77	94
	Abandoned	0	8
	Withdrawn	447	401
	Completed	2,867	2,755
Outstanding Balance end of Period		4,528	4,481

* Reviews that were initially rejected or declined and subsequently reactivated.

Comments:

- The "drop-off rate" of requests for review in Q3 2006 is 20% (down 3% from the previous quarter). This is comprised of 8% requests for review rejected/declined/discarded/abandoned (the primary reasons for rejection include late submission requests, no underlying decision to review, and requests outside of Review Division jurisdiction) and 12% reviews withdrawn before the review is completed.

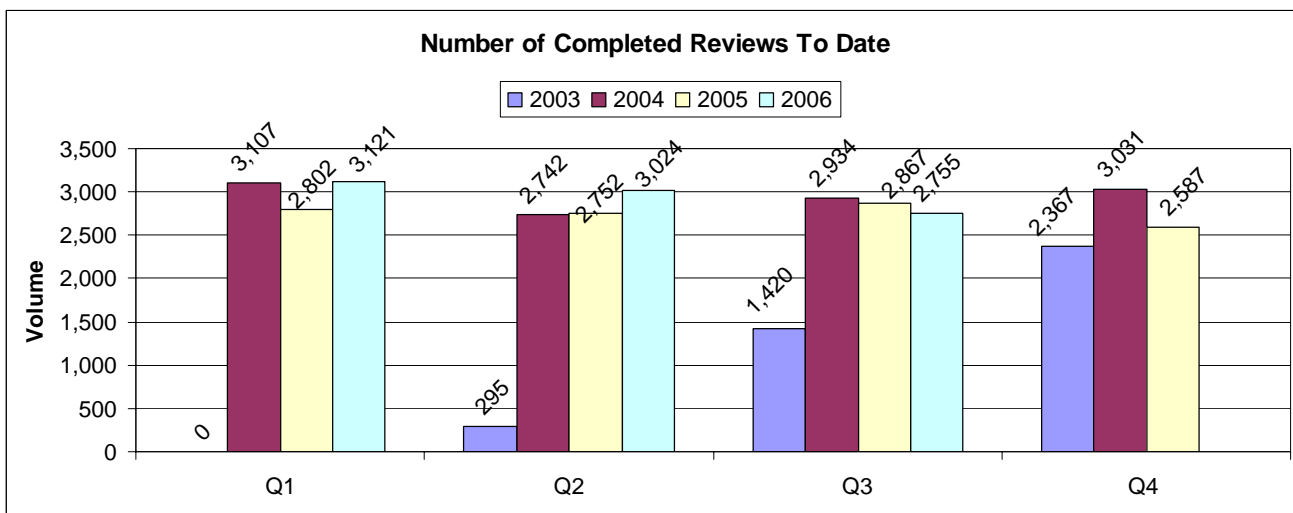
C. Decision on Applications for Extensions of Time to Apply for a Review

Decision	Q3 2005	YTD 2005	Q3 2006	YTD 2006
Allowed	78	300	115	295
Denied	99	365	83	302
Total	177	665	198	597

Comments:

- In this quarter the number of late review requests (filed outside of the 90 day statutory deadline) is 12% higher than Q2 2005. However, YTD 2006 is 10% lower than YTD 2005 (597 vs. 665).

D. Completed Reviews to Date

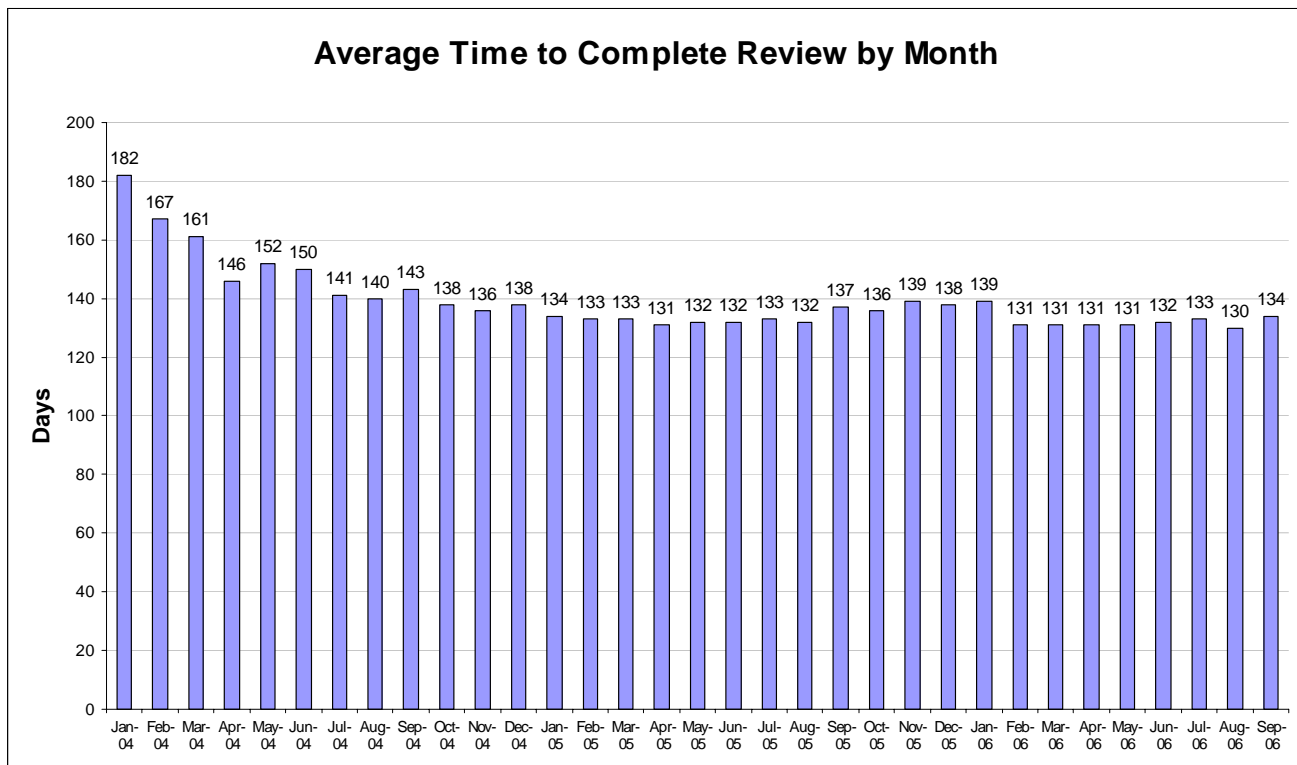


* The review and appeals system change arising from Bill 63 did not come fully into effect until March 3, 2003.

Comments:

- Even though the number of completed reviews in Q3 2006 has declined by 4% compared to Q3 2005, the volume of reviews decided YTD in 2006 is 8,900, which is the highest three-quarter total since the Review Division began in 2003.

E. Average Time to Complete a Review



Comments:

- The average days from receipt of a request for review to the completion of the review has been substantially reduced since January 2004. The average number of days to complete a review in 2005 was 134 days. The YTD 2006 average time to complete a review is 132 days.

F. Review Outcomes

Each request for review usually relates to a specific decision letter from one of the WCB operating divisions. As shown in the table below, one of four possible outcomes is coded to each completed review:

Outcome for Completed Reviews*	Quarter 3, 2006	% of Q3 Total
Confirm	1,915	70%
Cancel	50	2%
Vary	511	18%
Return to Board	279	10%
Total	2,755	100%

*See appendix for definitions

G. Issue Outcomes

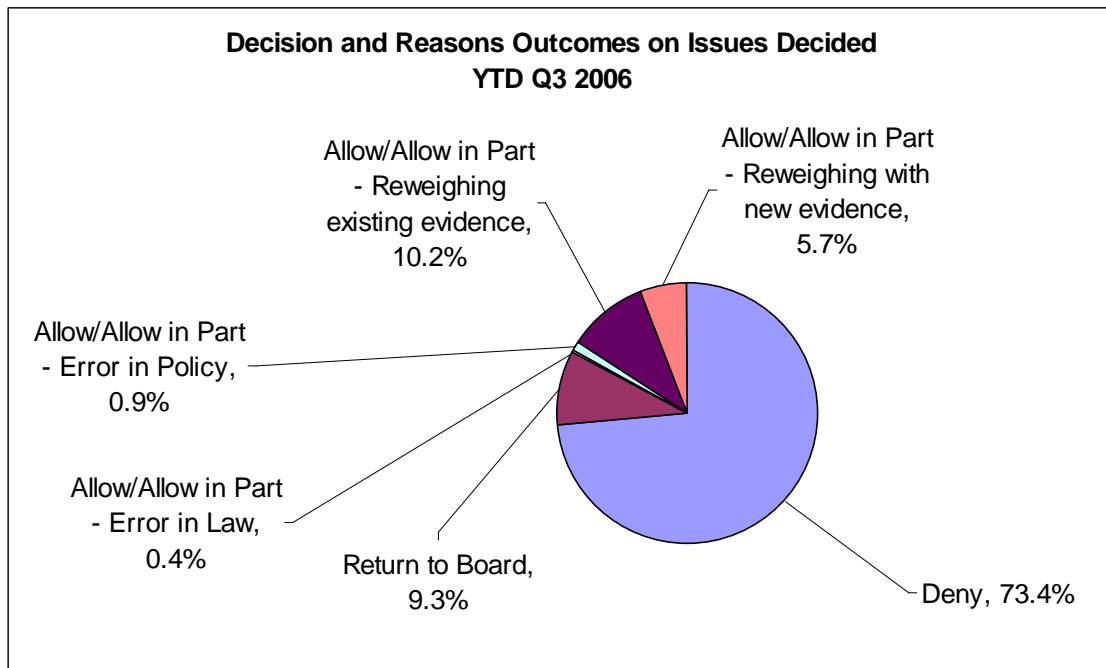
I. Overall Issue Outcomes

Within each decision letter reviewed, there will be one or more issues under review. The Review Division provides statistics on decisions concerning the overall reviews and on the issues under review. As shown in the table below, one of four possible outcomes is coded to each completed issue:

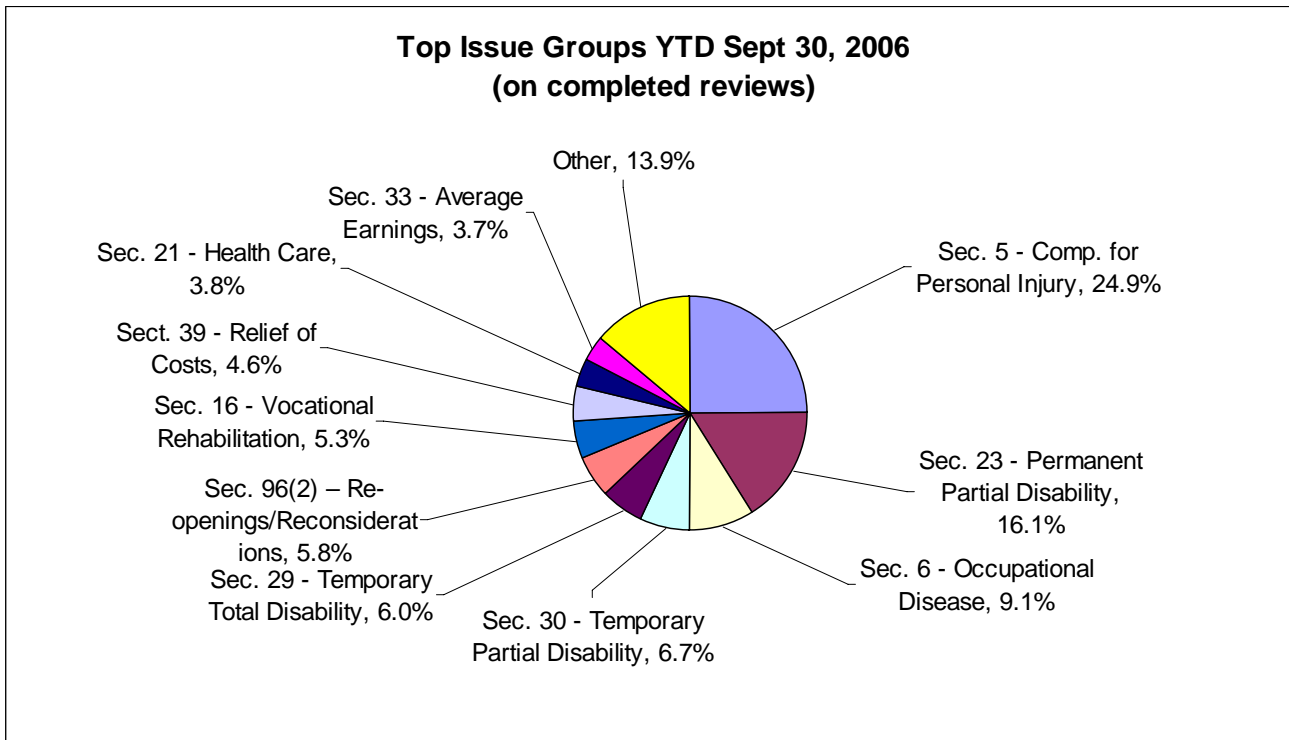
Outcome for Completed Issues*	Quarter 3, 2006	% of Q3 Total	YTD %
Allow	477	12.7%	12.8%
Allow in Part	180	4.8%	4.4%
Deny	2765	73.5%	73.4%
Return to Board	342	9.1%	9.3%
Total	3,764	100%	100%

*See appendix for definitions.

II. Outcome and Reasons for Issues Decided Year to Date



III. Most Common Issues under Review



Issue Group	# of Issues YTD Q2	% of YTD Q2 Total
Sec. 5 - Comp. for Personal Injury	2,734	24.9%
Sec. 23 - Permanent Partial Disability	1,771	16.1%
Sec. 6 - Occupational Disease	1,000	9.1%
Sec. 30 - Temporary Partial Disability	739	6.7%
Sec. 29 - Temporary Total Disability	661	6.0%
Sec. 96(2) - Re-openings/Reconsiderations	636	5.8%
Sec. 16 - Vocational Rehabilitation	586	5.3%
Sect. 39 - Relief of Costs	510	4.6%
Sec. 21 - Health Care	422	3.8%
Sec. 33 - Average Earnings	407	3.7%
Other	1,522	13.9%
Total	10,988	100.0%

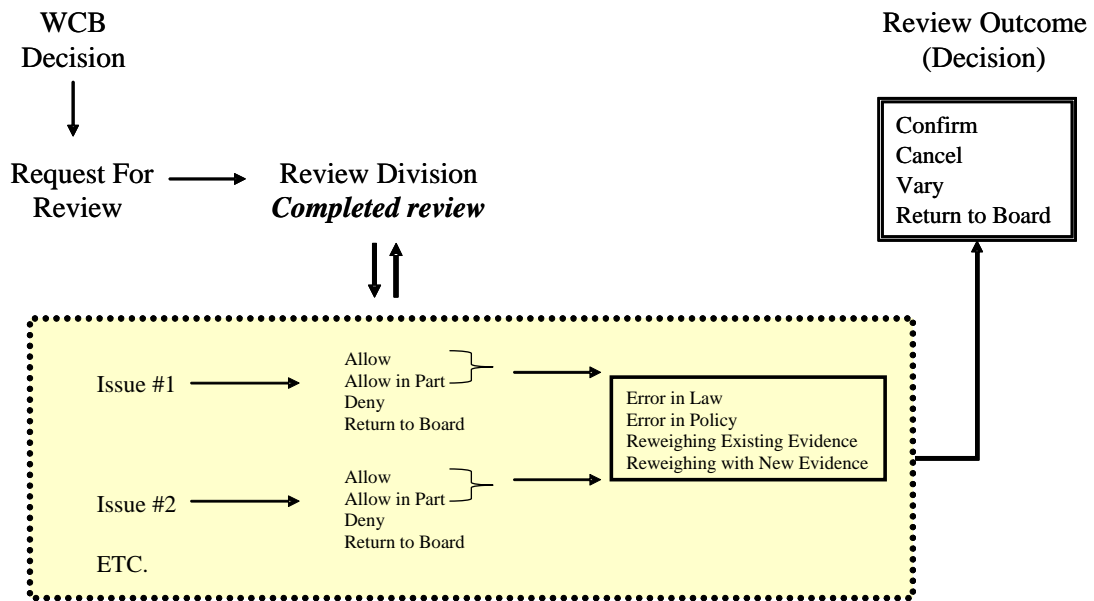
Note: "Other" includes issue groups with year to date issues coded to it < 3.7%.

Comments:

- Issues are summarized in issue groups which cover a specific topic or area of decision-making.
- 98% of review requests concern claim-related matters. As shown in the chart above, the most common issue under review is in the area of Compensation for Personal Injury which, in most cases, relates directly to the decision of whether a claim is accepted.

H. Appendix

I) Linkage of Decisions, Reviews, & Issues



II) Definition of Terms

The Review Division of the Workers' Compensation Board (the "Board") has authority under Sections 96.2 to 96.5 of the Workers Compensation Act (the "Act") to review decisions in specific cases made by officers in the Board's Compensation Services, Finance (Assessment decisions), and Prevention Divisions.

Pursuant to Section 96.2(3) of the Act, a Request for Review must be filed within 90 days from the date when the Board decision or order was made. Board decisions are normally communicated in a letter or other document that includes an explanation of the reasons for the decision. This letter or document should be submitted with the Request for Review form when initiating a review of the decision to the Review Division.

With each decision letter, one or more issues may be identified and each of these issues may be reviewed. Upon review, Review Officers will determine an outcome for each of the issues. Outcomes of issues may be one of the following four types:

Allow	The Review Officer disagrees with the determination made on an issue covered by a decision or order under review.
Allow in Part	The Review Officer disagrees in part with the determination made on an issue covered by a decision or order under review.
Deny	The Review Officer agrees with the determination made on an issue covered by a decision or order under review.
Return to Board	A referral of a decision or order back to the Compensation Services, Finance or Prevention Division of the Board so that the Division may make a further determination on one or more issues.

For each issue with the outcome of allow, allow in part, or return to Board, a reason must be provided for why. Reasons provided can be one or more of the following:

Error in law	The decision was inconsistent with the Act, a regulation under the Act, or some other law or regulation.
Error in policy	The decision was inconsistent with the published policy of the Board.
Reweighing existing evidence	The decision was changed because the Review Officer reached a different conclusion on the same evidence that was before the initial decision maker.
Reweighing with new evidence	The decision was changed because the Review Officer reached a different conclusion as a result of significant new evidence that was not before the initial decision maker.

Although each review may deal with one or more issues, an outcome for the whole review must be stated using the terms set out in Section 96.4(8)(a) of the Act. Outcomes on each review may be one of the following:

Confirm	The Review Officer agrees with the determinations made on every issue covered by a decision or order under review, though not necessarily with the reasons for those determinations.
Cancel	The Review Officer disagrees with the determinations made on every issue covered by a decision or order under review and determines that the decision should be withdrawn without a new decision being substituted.
Return to Board	A referral of a decision or order back to the Compensation Services, Finance or Prevention Division of the Board so that the Division may make a further determination on one or more issues.
Vary	Any decision by a Review Officer other than one that confirms or cancels a decision or order. This covers situations where the Review Officer <ul style="list-style-type: none"> (a) agrees with the determination made on one or more, but not all, the issues covered by a decision or order under review, or (b) disagrees with the determinations on all issues, and decides to substitute a new decision or order.