SS-34 Drug and Alcohol Reform - Drug testing, Exemptions and DSP

TALKING POINTS

• From 1 July 2017, a suite of measures will be progressively implemented to stop welfare payments being used to fund drug and alcohol addictions and assist people to overcome their substance abuse.

• Job seekers receiving taxpayer-funded payments should be looking for work or taking steps to address any barriers that prevent them from doing so.

• These measures will strengthen requirements for job seekers with substance abuse issues while providing improved pathways for them to be referred to treatment.

• Supporting job seekers to overcome their substance abuse will improve their chances of finding a job and reduce the risk of ongoing welfare dependency. This will benefit not just the job seekers and their families but also the wider community and the economy.

• These measures build on the existing investment of $300 million the Government has provided as a part of its response to the National Ice Taskforce Final Report to improve treatment, after care, education, prevention, support and community engagement to tackle the spread of ice in our communities.

• These measures will:
  o change the assessment criteria for the Disability Support Pension to ensure no one qualifies solely on the basis of drug or alcohol dependency without demonstrating a permanent functional impairment;
  o ensure that job seekers whose substance abuse prevents them from looking for work remain activity engaged in appropriate activities, including treatment, rather than being exempt from all requirements;
  o trial drug testing for Newstart Allowance and Youth Allowance (other) recipients;
  o changes to reasonable excuse rules to ensure that job seekers are not able to keep using drug or alcohol dependency as an excuse for failing to meet their requirements rather than seeking treatment; and
  o ensure all job seekers are able undertake drug or alcohol treatment as an approved activity in their Job Plan.

• This package has a total cost of $12.4 million over five years.
Background and Context

- Working age payments for job seekers are paid with the expectation that recipients do all they can to find a job and to address any barriers they have which prevent them from doing so.
- It is not appropriate for job seekers to use their taxpayer-funded welfare payments to fund drug and alcohol addiction rather than actively addressing substance abuse that prevents them from finding work.
- Evidence from the Australian Institute of Health and Welfare’s 2013 National Drug Strategy Household Survey shows that illicit drug use in the 12 months prior to the survey was more prevalent among the unemployed than employed people.
- Those who were unemployed were 2.4 times for likely to use meth/amphetamines than those who were employed.
- While there are some existing mechanisms in place for identifying job seekers who have substance abuse issues and assisting them to seek treatment, the Government is committed to trialing new approaches to tackle this problem.
- The package to address substance abuse by welfare recipients contains five measures from both the Social Services and Employment portfolios.
- The measure to remove Impairment Table 6 will be implemented from 1 July 2017, with all other measures to commence on 1 January 2018.
- The total cost of the package is $12.4 million over five years. Note: This includes impacts for all measures except the drug testing trial (which is not for publication in the Budget papers).

Remove Impairment Table 6 and strengthen Fully Diagnosed, Treated and Stabilised (FTDS) requirements for Disability Support Pension (DSP)

- From 1 July 2017, the removal of Table 6 will mean that people will not be able to qualify for Disability Support Pension solely due to their substance misuse.
- Disability Support Pension claimants who indicate they have a disability related to substance misuse will also be required to undergo treatment for their substance abuse before any associated functional impairments can be considered to be fully diagnosed, treated and stabilised, and assessed under the remaining Disability Support Pension Impairment Tables.
- This change aims to ensure that people can only qualify for Disability Support Pension on the basis of functional impairment.
- This measure will save $21.7 million over five years.
- An estimated 450 people per year would no longer qualify for DSP if Table 6 were removed.
  - 90 per cent of these rejections (405 recipients) will result in a grant of Newstart Allowance (87 per cent) or Youth Allowance (other) (13 per cent).
  - The remaining 10 per cent (45 recipients) are expected not to qualify for alternative income support due to means tests.
- This measure will not impact existing DSP recipients unless they are reviewed.
- This measure does not require changes to primary legislation. Changes to the Social Security (Tables for the Assessment of Work-related Impairment for Disability Support Pension) Determination 2011 legislative instrument are required to remove Table 6.

Remove Exemptions Due to Drug or Alcohol Misuse

- From 1 January 2018, income support recipients will no longer be able to be granted an exemption from their mutual obligation or participation requirements if the reason they are unable to meet their obligations is predominantly due to drug or alcohol dependency.
- For example, an exemption would not be granted where a person applies for a temporary incapacity exemption and the primary condition is drug or alcohol dependency, or a major personal crisis exemption because they have been evicted from their home due to drug use.
- Recipients who are no longer eligible for an exemption will remain connected to their employment services provider and will undertake tailored activities as part of their job plan, which may include alcohol or drug treatment.
- This measure will apply to the following activity tested payments: Newstart Allowance (NSA), Youth Allowance (other) (YA(o)), Special Benefit with activity test requirements, Parenting Payment Single with participation requirements and Disability Support Pension (DSP) under 35 with participation requirements.
- It would also apply across most employment services, including jobactive, Disability Employment Services, and the Transition to Work program. The measure would not apply to recipients in the Community Development Program.
- Job seekers will still be eligible for exemptions for reasons not related to substance abuse such as domestic violence, homelessness, temporary caring responsibilities and declared natural disasters.
- This measure is estimated to cost $28.8 million over four years to 2020-21.
- It is estimated that around 11,000 exemptions annually would no longer be granted under this measure (noting that some recipients may be granted more than one exemption in a year).
- This measure would require changes to the Social Security Act 1991 and associated legislative instruments.
Introduce Trial Drug testing for Newstart Allowance (NSA) and Youth Allowance (other) (YA(o)) Recipients in Targeted Areas

- From 1 January 2018, 5,000 new recipients of NSA and YA(o) will be drug tested in a two year trial in three trial sites.
- The trial sites are yet to be announced. Selection of the trial sites will be informed by the evidence that is available relating to drug usage in Australia.
- Consent for randomised drug testing will be a precondition of receiving payment for new recipients, as part of the claim process.
- Job seekers in the trial locations will be selected for the trial based on a data-driven profiling tool. This tool will help to identify demographic characteristics among recipients which indicate a higher risk of drug dependency. The Department has contracted Data61, a subsidiary of CSIRO, to build this profiling tool.
- Drug testing will coincide with Department of Human Services (DHS) appointments and be administered by a contracted third party provider. Testing will be a mix of saliva, urine and hair follicle. DHS will manage the procurement of the drug testing provider.
- It is intended to test for the use of as many drugs as possible, with at least methylamphetamines (ice), MDMA (ecstasy) and marijuana (THC) to be included. Details of the tests to be used and the types of drugs covered will be available once details of contracted drug testing providers are confirmed.
- Under the trial, participants who test positive to a drug test will have a proportion of their payments subject to welfare quarantining for the remainder of the trial period. Job seekers who test positive to a drug test will also be subject to further testing.
- If job seekers test positive to more than one drug test within the trial period, they will be referred to a medical professional for assessment of appropriate treatment options. If recommended by the medical professional, job seekers will have a treatment activity included in their Job Plan.
- The trial will be evaluated to inform any consideration of possible broader implementation. Findings from this evaluation will help build an evidence base regarding the effectiveness of these kinds of interventions for addressing social harms, such as a drug and alcohol misuse.
- Financial impacts of this measure are not for publication in the Budget papers due to commercial sensitivities associated with the procurement activity requirements.
- 5,000 recipients will be randomly selected for drug testing.
  - Around 425 recipients are estimated to test positive to the initial test and be subject to welfare quarantining.
  - Around 130 recipients are estimated to test positive to a subsequent test and be referred for assessment of treatment options.
- This measure will require changes to the Social Security Act 1991 along with updates to policy guidelines and Employment Service Provider Job Plan Guidelines.

Tighten Reasonable Excuse for Non-Compliance Due to Drug or Alcohol Related Reasons

- This measure is led by the Department of Employment and will commence on 1 January 2018.
- Alcohol or drug dependency will be accepted as a reasonable excuse for not meeting mutual obligations only once.
- Job seekers will be given the option of undertaking treatment for their dependency (where available) or continuing with their normal mutual obligation requirements as managed by their employment services provider.
- Job seekers who participate in treatment will have this count to meet their mutual obligation requirements.
- Job seekers who elect not to participate in treatment will be subject to normal mutual obligation requirements. If these job seekers fail to meet their mutual obligation requirements, drug or alcohol dependency will not be a consideration in determining reasonable excuse and job seekers may have additional penalties applied if they continue to be non-compliant.
- This measure will cost $4.3 million over four years.
- Currently around 1500 job seekers per year use drug or alcohol dependency as the principal reason for reasonable excuse.
- Legislative amendment will be required to the Social Security (Administration) Act 1999 and associated legislative instruments.
- This measure also requires amendments to the Disability Discrimination Act 1992 (DDA) to exempt the Social Security (Administration) Act 1999 from coverage, noting that the Social Security Act 1991 is already exempt from the DDA.

Allow Drug Addiction Treatments/Interventions as an Approved Activity for Streams A and B Job Seekers

- This measure is led by the Department of Employment and will commence on 1 January 2018.
- This measure will allow drug or alcohol addiction treatments/interventions (including rehabilitation) to be an approved activity that would count towards Annual Activity Requirements (AAR) for Streams A and B job seekers.
- AARs are the number of hours and timeframe over which a job seeker must undertake suitable activities. Job seekers who have an AAR will need to satisfy that requirement every 12 months, generally through Work for the dole (WfD) and other suitable activities such as part-time work or study, voluntary work or other government programs.
- Jobactive providers will be able to refer Streams A and B job seekers to drug or alcohol addiction treatments/interventions as part of an agreed Job Plan.
• Currently, only Stream C job seekers in jobactive have ‘access to non-vocational assistance and interventions, including ongoing treatment for addictions’ as an approved activity. DES and CDP job seekers can also currently undertake drug and alcohol treatment as part of their Job Plan to meet their Mutual Obligations.
• This measure will **cost $1.0 million** over four years.
• An estimated **2,500 to 3,500 job seekers** in Stream A and Stream B will undertake drug and alcohol treatment as an AAR.
• This measure does not require any legislative change.

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