

OPERATIONS SERVICES, ANALYTICS & REPORTING

Official Information Act (OIA) response

51126 Rafting & Kayaking Injuries



To: -
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Redmine Ref: 51126
Date: 16/10/19

Question

The ACC Analytics and Reporting Team have received the following request under the Official Information Act:

- *Can you provide injuries and fatalities that occurred over the last 5 years during white water rafting, white water kayaking and sea kayaking activity?*

Response:

The data have been extracted based on the following criteria:

A client's claim was lodged between 1 January 2015 and 21 September 2019.

The claim decision is equal to "Accept".

The claim has either of the following key phrases in the accident description:

- Kayak
- Raft

Table 1: Number of claims lodged with ACC for white water rafting & kayaking accidents since 1 January 2015

Lodged Calendar Year	Claims
2015	1,990
2016	2,112
2017	2,058
2018	2,072
2019 (year to date)	1,616
Total	9,848
Fatal kayaking and rafting accidents since 1 Jan 2015	12

Caveats / notes on data

Accident count is claims lodged between 1 January 2015 & 21 September 2019

Includes general kayaking and rafting accidents (not specifically describing white water).

The data ACC collects about accidents, and the individuals injured in them, is largely reliant on the information clients provide when the ACC45 form is completed. There are a variety of fields for clients to complete when filling out the ACC45 form, some mandatory, some not.

For example, it is mandatory for a client to indicate when their accident occurred, whether the accident occurred at work, and their employment status. Those mandatory fields can be contrasted with the free text field on the ACC45 form, where clients are able to provide a brief description of how their accident happened. If there is enough information by injury cause and diagnosis, the decision can be made without a description.

The reason ACC does not require that information from clients is that the ACC scheme operates on a no-fault basis. Cover is available by virtue of a person simply having suffered a personal injury caused by a specific or series of events.

Therefore, while that information does have an inherent value in informing our understanding of how and why accidents occur, strictly speaking, it is unnecessary for the purpose of processing claims under the Act.

It also needs to be noted that even where clients do provide a description of how their injury occurred, there is a large degree of variability in the nature and quality of the descriptions clients provide. Such inconsistency can make it difficult to search for a particular item or issue with a high degree of accuracy.

Because of the limitations above, while largely representative of the claims received by ACC, the data provided should not be considered a completely definitive measure of the claims ACC received in the relevant period.

Data were extracted on 26 September 2019 and may differ if rerun later.