TRANSPORT

MARINE AND HARBOURS ACT 1981

MARINE AND HARBOURS (DEPARTMENTAL AREAS) REGULATIONS 1998

Made by the Governor in Executive Council.

Citation
1. These regulations may be cited as the Marine and Harbours (Departmental Areas) Regulations 1998.

Interpretation
2. (1) In these regulations —
   “ACROD sticker” means a parking sticker issued by ACROD Limited (Western Australian Division), a company limited by guarantee and incorporated in the Australian Capital Territory; 
   “carriageway” has the same meaning as it has in the Road Traffic Code 1975; 
   “dual use path” means a footpath, or a length of a footpath, at both ends of which it is indicated publicly that a person may ride or use a non-motorized vehicle on the footpath or length of a footpath; 
   “indicated publicly”, in relation to a departmental area, or portion of a departmental area, means indicated publicly by notices or signs of the kind referred to in section 5B of the Act that are erected, placed or marked at or near the departmental area, or portion of a departmental area, to which the notices or signs apply; 
   “jetty” has the same meaning as it has in the Jetties Act 1926; 
   “non-motorized vehicle” means — 
   (a) a vehicle that is propelled by means other than a motor; or 
   (b) a wheelchair, whether or not propelled by means of a motor; 
   “park” has the same meaning as it has in the Road Traffic Code 1975; 
   “vehicle” has the same meaning as it has in the Road Traffic Act 1979, but does not include a motorized wheelchair within the meaning of that Act.
(2) The note after regulation 7 is provided to assist understanding and does not form part of these regulations.

Parking vehicles on departmental land
3. (1) A person must not, without the written permission of the chief executive officer, park a vehicle on departmental land anywhere other than where it is indicated publicly that the parking of vehicles is permitted.
Penalty: $250.
(2) If the maximum period that a vehicle is permitted to be parked on departmental land is indicated publicly, a person must not park a vehicle on the departmental land for a period greater than that maximum period.
Penalty: $100.
(3) A person must not park a vehicle on departmental land where it is indicated publicly that the departmental land is reserved for the parking of vehicles of disabled persons unless —
   (a) a disabled person is the driver of or a passenger in the vehicle; and 
   (b) the vehicle displays a current ACROD sticker in a prominent position.
Penalty: $250.
(4) A person must not park a vehicle on departmental land in a manner that obstructs —
   (a) a footpath; 
   (b) a pedestrian crossing; 
   (c) a vehicle loading zone; or 
   (d) an entrance to or exit from a place on the departmental land.
Penalty: $250.

Driving and riding vehicles on departmental land
4. (1) Subject to subregulation (2), a person must not, without the written permission of the chief executive officer, drive or ride a vehicle on departmental land anywhere other than —
   (a) on a carriageway; or 
   (b) where it is indicated publicly that the parking of vehicles is permitted.
Penalty: $250.
(2) A person may drive or ride a non-motorized vehicle on departmental land —
   (a) on a dual use path; or
(b) where the person has the permission of an officer of the Department to drive or ride such a vehicle.

(3) A person must not drive or ride a vehicle on departmental land at a speed —
   (a) greater than the speed indicated publicly as the maximum speed applicable to the departmental land; or
   (b) if no maximum speed is so indicated, greater than 40 kilometres per hour.
   Penalty: $250.

**Departmental land leased to local governments**

5. Regulations 3 and 4 do not apply to departmental land that is leased to a local government within the meaning of the *Local Government Act 1995*.

**Using waters in departmental areas**

6. (1) A person in charge of a vessel in a departmental area must not cause or permit the vessel to enter or remain in any waters indicated publicly as waters—
   (a) that are reserved for swimming; or
   (b) that vessels are prohibited to enter.
   Penalty: $500.

   (2) A person must not dive into any waters from a jetty in a departmental area.
   Penalty: $400.

   (3) A person must not, without the written permission of the chief executive officer, swim in or dive into any waters in a departmental area other than waters indicated publicly as waters—
   (a) that are reserved for swimming; or
   (b) that vessels are prohibited to enter.
   Penalty: $100.

**Permitting animals on jetties in departmental areas**

7. (1) A person who has an animal in his or her possession or under his or her control must not, without the permission of an officer of the Department, cause or permit the animal to be on a jetty in a departmental area.
   Penalty: $100.

   (2) Subregulation (1) does not limit section 8 of the *Dog Act 1976*.

   Note: Section 8 of the *Dog Act 1976* includes provisions that refer to persons who are accompanied by guide dogs.

**Giving false or misleading information**

8. A person must not give to an officer of the Department in relation to an offence committed, or alleged to have been committed, under these regulations any information, whether in documentary or any other form, that the person knows—
   (a) to be false or misleading in a material particular; or
   (b) to have omitted from it a matter or thing the omission of which renders the information misleading in a material particular.
   Penalty: $500.

**Infringement notices and modified penalties**

9. (1) An offence that is—
   (a) created under a provision of these regulations mentioned in column 1 of Schedule 1; and
   (b) described in column 2 of Schedule 1,
   is an offence for the purposes of the service of an infringement notice under section 18A (2) of the Act.

   (2) The amount mentioned in column 3 of Schedule 1 corresponding to an offence referred to in subregulation (1) is the modified penalty for that offence for the purposes of section 18A (4) of the Act.

   (3) The form of an infringement notice for the purposes of section 18A (3) (a) of the Act is the form set out in Form 1 of Schedule 2.

   (4) The form of a notice for the purposes of the withdrawal of an infringement notice under section 18A (7) of the Act is the form set out in Form 2 of Schedule 2.

**Offences that place onus on vehicle owner**

10. An offence that is created under a provision of these regulations mentioned in the Table to this regulation is an offence for which an infringement notice may be served under section 18A (2) of the Act as read with section 18B (1) of the Act.

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**SCHEDULE 2—FORMS**

[Reg. 9 (3) and (4)]

**FORM 1**

MARINE AND HARBOURS ACT 1981
MARINE AND HARBOURS (DEPARTMENTAL AREAS) REGULATIONS 1998

INFRINGEMENT NOTICE

Parking offence ☐

Other offence ☐

DOB (i) ......./....../.........

Date of this notice ......./....../.........

To: (ii) ...............................................................................................................[1]

of: (iii) ...................................................................................................................

Details of vehicle (if applicable): ...........................................................................................

It is alleged that on ......./....../......... at (vi) ...........................................................................

you committed the following offence— ...................................................................................

...........................................................................................................................................

contrary to regulation ....................... of the Marine and Harbours (Departmental Areas) Regulations 1998.

The modified penalty for the alleged offence is $...........

If you do not wish to have a complaint of the alleged offence heard and determined by a court, you may pay the amount of the modified penalty specified above to an authorized officer at (vii) .......................................................................................................................

within a period of 28 days after the giving of this notice.

If you do not do so, you may receive a complaint for this matter to be heard and determined by a court, and you may become liable to pay additional amounts.

Name and title of authorized officer giving this notice ................................................................

Signature .................................................................................................................................

(i) Date of birth of alleged offender (not required to be given).
(2) Name of alleged offender ["owner of (vehicle identification)" is sufficient if notice is given under section 18B (1) of the Act].
(3) Address of alleged offender [not required if notice given under section 18B (1) of the Act].
(4) Time at which offence was allegedly committed.
(5) Place at which offence was allegedly committed.
(6) Place where modified penalty may be paid.

FORM 2
MARINE AND HARBOURS ACT 1981
MARINE AND HARBOURS (DEPARTMENTAL AREAS) REGULATIONS 1998
NOTICE OF WITHDRAWAL OF INFRINGEMENT NOTICE

Date of this notice .................... / .......... / ........
To: (1) ...............................................................................................................................
of: (2) ..............................................................................................................................
Infringement Notice No .................................. dated ............. / ........ / ........ issued for the
alleged offence of ...............................................................
..............................................................................................................................
has been withdrawn.
The modified penalty of $ .........................
* was paid and a refund is enclosed.
* was not paid and should not be paid.
* Delete as appropriate.

Name and title of authorized officer giving this notice ..............................................
Signature................................................................

(1) Name of alleged offender to whom infringement notice was given.
(2) Address of alleged offender.

By Command of the Governor, .................................................................

M. C. WAUCHOPE, Clerk of the Executive Council.