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— PART 1 —

ENERGY

EN301

Energy Operators (Powers) Act 1979

Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws 2021

SL 2021/110

Made by the Regional Power Corporation with the approval of the Governor in Executive Council.

1. Citation

These by-laws are the *Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws 2021*.

2. Commencement

These by-laws come into operation as follows —

- (a) by-laws 1 and 2 — on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws — on 1 July 2021.

3. By-laws amended

These by-laws amend the *Energy Operators (Regional Power Corporation) (Charges) By-laws 2006*.

4. Schedules 1 and 2 replaced

Delete Schedules 1 and 2 and insert:

Schedule 1 — Supply charges

[bl. 3, 4(1) and 10(1)]

Division 1 — Tariffs other than MyPower tariffs

- 1. Tariff L2 (general supply — low/medium voltage tariff)**
 - (1) Tariff L2 is available for low/medium voltage supply.
 - (2) Tariff L2 comprises —
 - (a) a fixed charge at the rate of \$1.8770 per day; and
 - (b) a charge for metered consumption at the rate of —
 - (i) 29.2089 cents per unit for the first 1 650 units per day; and
 - (ii) 32.9320 cents per unit for all units exceeding 1 650 units per day.
 - (3) Tariff L2 is available subject to the condition that the consumer satisfies the corporation that the amount of electricity supplied to the consumer's premises will be less than 50 MW hours per annum.
- 2. Tariff L4 (general supply — low/medium voltage tariff)**
 - (1) Tariff L4 is available for low/medium voltage supply.
 - (2) Tariff L4 comprises —
 - (a) a fixed charge at the rate of \$1.9066 per day; and
 - (b) a charge for metered consumption at the rate of —
 - (i) 38.7263 cents per unit for the first 1 650 units per day; and
 - (ii) 32.8605 cents per unit for all units exceeding 1 650 units per day.
 - (3) Tariff L4 is available subject to the condition that the consumer satisfies the corporation that the amount of electricity supplied to the consumer's premises will be 50 MW hours or more per annum.
- 3. Tariff A2 (residential tariff)**
 - (1) Tariff A2 is available for residential use only.
 - (2) Tariff A2 comprises —
 - (a) a fixed charge at the rate of \$1.0514 per day or, for multiple dwellings supplied through 1 metered supply point, a fixed charge at the rate of —
 - (i) \$1.0514 per day for the first dwelling; and
 - (ii) 41.8017 cents per day for each additional dwelling;

and

- (b) a charge for metered consumption at the rate of 29.3273 cents per unit.

4. Tariff C2 (special community service tariff)

- (1) Tariff C2 is available for small voluntary and charitable organisations, subject to the conditions listed in subclause (3).
- (2) Tariff C2 comprises —
 - (a) a fixed charge at the rate of \$1.0145 per day; and
 - (b) a charge for metered consumption at the rate of —
 - (i) 23.7035 cents per unit for the first 20 units per day; and
 - (ii) 25.2900 cents per unit for the next 1 630 units per day; and
 - (iii) 24.1230 cents per unit for all units exceeding 1 650 units per day.
- (3) Tariff C2 is available subject to the following conditions —
 - (a) the consumer must be a direct customer of the corporation;
 - (b) the consumer must be a voluntary, non-profit making organisation;
 - (c) the consumer must be endorsed as exempt from income tax under the *Income Tax Assessment Act 1997* (Commonwealth) Subdivision 50-B;
 - (d) the consumer must provide a public service, which is available to any member of the public without discrimination;
 - (e) the consumer must not be a Commonwealth, State or local government department, instrumentality or agency;
 - (f) the consumer must not receive the major part of its funding from any organisation mentioned in paragraph (e).
- (4) A consumer seeking supply under Tariff C2 must make an application to the corporation in writing accompanied by evidence which clearly demonstrates that the consumer meets all the conditions listed in subclause (3).

5. Tariff D2 (special tariff for certain premises)

- (1) Tariff D2 is available for premises wholly used by a charitable or benevolent organisation for providing residential accommodation other than for commercial gain, being premises for which Tariff A2 is not available.
- (2) Tariff D2 comprises —
 - (a) a fixed charge at the rate of \$1.0007 per day; and
 - (b) if under subclause (3) there is deemed to be more than 1 equivalent domestic residence in the premises — a charge of 37.1009 cents per day for

each equivalent domestic residence except the first that is deemed to be in the premises; and

- (c) a charge for metered consumption at the rate of 25.4249 cents per unit.
- (3) The number of equivalent domestic residences deemed to be in particular premises is ascertained by dividing the facility's total bed capacity by 5 and, where the quotient is not a whole number, by increasing it to the next highest whole number.

6. Tariff K2 (general supply with residential tariff)

- (1) Tariff K2 is available for premises where the circuit wiring is not separate and the electricity is used partly for general purposes and partly for residential purposes.
- (2) Tariff K2 comprises —
 - (a) a fixed charge at the rate of \$1.8553 per day; and
 - (b) a charge for metered consumption at the rate of —
 - (i) 30.6376 cents per unit for the first 20 units per day; and
 - (ii) 28.8719 cents per unit for the next 1 630 units per day; and
 - (iii) 32.5520 cents per unit for all units exceeding 1 650 units per day.

Division 2 — MyPower tariffs

7. Terms used

- (1) In this Division —

Esperance network means the electricity network operated by the corporation that supplies electricity to the towns of Esperance, Norseman, Hopetoun, Sandstone and Menzies and surrounding areas;

MyPower tariff means —

- (a) a MyPower residential tariff as defined in clause 8(1); or
- (b) a MyPower non-residential tariff as defined in clause 9(1);

peak day means —

- (a) in relation to a MyPower residential tariff as defined in clause 8(1) — a day that is in a peak period and is not a Saturday, a Sunday or a public holiday in the place in which the relevant premises to which electricity is supplied are situated; or
- (b) in relation to a MyPower non-residential tariff as defined in clause 9(1) — a day that is in a peak period and is not a public holiday in the place in which the relevant premises to which electricity is supplied are situated;

peak period means —

- (a) in relation to electricity supplied otherwise than as described in paragraph (b) — a period beginning on 1 December in a year and ending on 30 April in the following year; or
- (b) in relation to electricity supplied on the Esperance network — a period beginning on 1 July in a year and ending on 31 March in the following year, but excluding the months of September, October, November and December;

peak time means a period beginning at 1 pm and ending at 8 pm.

- (2) For the purposes of this Division, a consumer to whom electricity is supplied at premises at a MyPower tariff ***exceeds the applicable peak allowance*** in relation to the tariff if, on a peak day, the consumer consumes more electricity at those premises during 1 or more hours in a peak time than the applicable peak allowance for the tariff, unless —
 - (a) on the relevant day, electricity has been supplied to the consumer at the premises at a MyPower tariff for 14 or fewer continuous days; or
 - (b) the corporation considers that on the relevant day the consumer was affected by an emergency event (for example, a cyclone or bushfire).

8. MyPower residential tariffs

- (1) Each tariff determined under this clause (a ***MyPower residential tariff***) is available only —
 - (a) for residential use; and
 - (b) if the consumer has elected to be supplied electricity at premises at the MyPower residential tariff (subject to subclause (5)).
- (2) Each MyPower residential tariff comprises the following charges —
 - (a) a fixed charge at the applicable rate; and
 - (b) a charge for metered consumption at the applicable rate.
- (3) Each MyPower residential tariff is available subject to the following conditions —
 - (a) the consumer must satisfy the eligibility criteria set out in clause 10;
 - (b) the consumer must not exceed the applicable peak allowance at the relevant premises on 4 or more peak days in a peak period.

- (4) For each MyPower residential tariff, the applicable rates of the fixed charge and metered consumption charge, and the applicable peak allowance, are to be determined under the Table.

Table

Tariff name	Rate of fixed charge	Rate of metered consumption charge	Peak allowance
MyPower residential 1.5 fixed plan price	\$1.150013 per day	\$0.100000 per unit	1.5 units per hour
MyPower residential 3 fixed plan price	\$2.488586 per day	\$0.100000 per unit	3 units per hour
MyPower residential 5 fixed plan price	\$5.035744 per day	\$0.100000 per unit	5 units per hour
MyPower residential 7 fixed plan price	\$8.294070 per day	\$0.100000 per unit	7 units per hour
MyPower residential 10 fixed plan price	\$12.520256 per day	\$0.100000 per unit	10 units per hour
MyPower residential 15 fixed plan price	\$25.495296 per day	\$0.100000 per unit	15 units per hour

- (5) Without limiting subclause (3)(b), if a consumer to whom electricity is supplied at premises at a MyPower residential tariff (the *original tariff*) has exceeded the applicable peak allowance for the original tariff at those premises on 4 or more peak days in a peak period —
- on and from the day (*transfer day*) after the 4th of those days, the corporation may instead supply electricity to the consumer at the premises at the MyPower residential tariff (if any) that is immediately below the original tariff in the Table to subclause (4) (and the applicable peak allowance is adjusted accordingly); and
 - the consumer cannot, in the period of 12 months beginning on transfer day, elect to be supplied electricity at those premises at the original tariff or

any other MyPower residential tariff that is above the original tariff in the Table to subclause (4).

9. MyPower non-residential tariffs

- (1) Each tariff determined under this clause (a *MyPower non-residential tariff*) is available only —
 - (a) for non-residential use; and
 - (b) if the consumer has elected to be supplied electricity at premises at the MyPower non-residential tariff (subject to subclause (5)).
- (2) Each MyPower non-residential tariff comprises the following charges —
 - (a) a fixed charge at the applicable rate; and
 - (b) a charge for metered consumption at the applicable rate.
- (3) Each MyPower non-residential tariff is available subject to the following conditions —
 - (a) the consumer must satisfy the eligibility criteria set out in clause 10;
 - (b) the consumer must not exceed the applicable peak allowance at the relevant premises on 4 or more peak days in a peak period.
- (4) For each MyPower non-residential tariff, the applicable rates of the fixed charge and metered consumption charge, and the applicable peak allowance, are to be determined under the Table.

Table

Tariff name	Rate of fixed charge	Rate of metered consumption charge	Peak allowance
MyPower business 3 fixed plan price	\$2.798068 per day	\$0.100000 per unit	3 units per hour
MyPower business 5 fixed plan price	\$6.578193 per day	\$0.100000 per unit	5 units per hour
MyPower business 7 fixed plan price	\$11.742590 per day	\$0.100000 per unit	7 units per hour
MyPower business 10 fixed plan price	\$17.436449 per day	\$0.100000 per unit	10 units per hour

Tariff name	Rate of fixed charge	Rate of metered consumption charge	Peak allowance
MyPower business 15 fixed plan price	\$26.820761 per day	\$0.100000 per unit	15 units per hour
MyPower business 20 fixed plan price	\$45.416184 per day	\$0.100000 per unit	20 units per hour
MyPower business 25 fixed plan price	\$46.735620 per day	\$0.100000 per unit	25 units per hour
MyPower business 30 fixed plan price	\$64.333485 per day	\$0.100000 per unit	30 units per hour
MyPower business 35 fixed plan price	\$68.649542 per day	\$0.100000 per unit	35 units per hour
MyPower business 40 fixed plan price	\$93.771402 per day	\$0.100000 per unit	40 units per hour
MyPower business 50 fixed plan price	\$129.737657 per day	\$0.100000 per unit	50 units per hour

- (5) Without limiting subclause (3)(b), if a consumer to whom electricity is supplied at premises at a MyPower non-residential tariff (the *original tariff*) has exceeded the applicable peak allowance for the original tariff at those premises on 4 or more peak days in a peak period —
- (a) on and from the day (*transfer day*) after the 4th of those days, the corporation may instead supply electricity to the consumer at the premises at the MyPower non-residential tariff (if any) that is immediately below the original tariff in the Table to subclause (4) (and the applicable peak allowance is adjusted accordingly); and
 - (b) the consumer cannot, in the period of 12 months beginning on transfer day, elect to be supplied electricity at those premises at the original tariff or any other MyPower non-residential tariff that is

above the original tariff in the Table to subclause (4).

10. Eligibility criteria for MyPower tariffs

- (1) This clause sets out the eligibility criteria that apply to MyPower tariffs for the purposes of clauses 8(3)(a) and 9(3)(a).
- (2) The consumer must —
 - (a) download and maintain the corporation's mobile application (as provided by the corporation from time to time) on the consumer's mobile phone or another device; or
 - (b) create and maintain an account on the corporation's online consumer facility (as provided by the corporation from time to time).
- (3) The consumer must agree to receive and remain capable of receiving —
 - (a) text message alerts from the corporation at a mobile phone number nominated by the consumer; and
 - (b) bills from the corporation at an email address nominated by the consumer.
- (4) The consumer must not, in the 12-month period immediately before electing to be supplied electricity at premises at a MyPower tariff as referred to in clause 8(1)(b) or 9(1)(b), have elected —
 - (a) to cease to be charged for the supply of electricity at those premises at a MyPower tariff; and
 - (b) instead to be charged for the supply of electricity at those premises at a tariff set out in Division 1.

Schedule 2 — Unmetered supply

[bl. 4(2) and (3)]

Division 1 — Street lighting

Item	Wattage	Type	Midnight Switch-off (Obsolescent) Cents per day	1.15 am Switch-off Cents per day	Dawn Switch-off Cents per day
<i>Street lighting on current offer and for existing services</i>					
Z.01	50	Mercury vapour	52.3309	53.3574	57.1840
Z.02	80	Mercury vapour	57.4380	58.6768	63.7010
Z.03	125	Mercury vapour	65.0872	67.1003	74.5895
Z.07	250	Mercury vapour	77.1635	80.8587	94.7710
Z.10	400	Mercury vapour	88.6104	92.4422	121.0433
Z.13	150	High pressure sodium	64.9462	67.1108	76.7520
Z.15	250	High pressure sodium	79.4121	83.4075	98.6586
Z.18	per kW	Auxiliary lighting in public places	Not applicable	Not applicable	287.6071
Z.59	66	LED	53.4347	54.4842	57.7749

Item	Wattage	Type	Midnight Switch-off (Obsolescent) Cents per day	1.15 am Switch-off Cents per day	Dawn Switch-off Cents per day
Z.60	132	LED	65.1331	67.7871	79.2499
Z.61	198	LED	67.2581	70.7088	85.6240
Z.62	25	LED	50.9732	51.4304	52.4750
Z.63	120	LED	60.7436	62.3703	69.6843
Z.64	180	LED	67.1248	70.5419	85.3138
Z.65	18	LED	50.0429	50.2888	50.5532
Z.66	20	LED	50.1958	50.4765	50.8691
Z.67	53	LED	52.9493	53.8845	56.7402
Z.68	80	LED	54.0119	55.1973	59.0054
Z.69	160	LED	62.4601	64.4886	73.4250
<i>Street lighting for existing services only</i>					
Z.52	100	Incandescent	38.8491	40.3054	44.3728
Z.56	40	Fluorescent	50.8809	51.5795	54.1664

Division 2 — Miscellaneous

1. Traffic light installation

Supply of electricity to traffic light installations comprises a charge of \$7.9244 per day per kW of installed wattage.

2. Public telephone facility

Supply of electricity to a standard public telephone facility where supply is not independently metered comprises a charge of 67.7400 cents per day.

3. Railway crossing

Supply of electricity to standard railway crossing lights comprises a charge of 86.5672 cents per day.

5. Schedule 4 amended

In Schedule 4 item 5 delete "\$773.50" and insert:

\$611.20

The Common Seal of the)
Regional Power Corporation) [LS]
was affixed to these)
by-laws in the presence of —)

S. TOUGH, Director.

F. Van de KOOY, Executive Officer.

EN302

Electricity Corporations Act 2005

Electricity Corporations (Pilbara Prescribed Customers) Order 2021

SL 2021/111

Made by the Minister.

1. Citation

This order is the *Electricity Corporations (Pilbara Prescribed Customers) Order 2021*.

2. Commencement

This order comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this order is published in the *Gazette*;
- (b) the rest of the order — on the day after that day.

3. Declaration of class of customers (Act s. 54(4)(a))

(1) In this clause —

light regulation network has the meaning given in the *Pilbara Networks Access Code* section 5;

Pilbara ISO has the meaning given in the *Electricity Industry Act 2004* section 120W(1);

supply point means —

- (a) a bidirectional point, as defined in the *Pilbara Networks Access Code* section 5; or
 - (b) an exit point, as defined in the *Pilbara Networks Access Code* section 5.
- (2) The class of customers declared to be prescribed customers for the purposes of section 54(3) of the Act is each customer who is supplied electricity at a supply point in a light regulation network who —
- (a) never consumes 1 200 MWh or more of electricity at the supply point in any 12-month period from 1 January 2020; and
 - (b) could reasonably be expected by the Pilbara ISO to never consume 1 200 MWh or more of electricity at the supply point in any 12-month period from the day on which this clause comes into operation.

- (3) However, if a customer is supplied electricity at more than 1 supply point in a light regulation network, the customer is not a member of the class described in subclause (2) in relation to any of the following supply points —
- (a) a supply point at which the customer consumes 1 200 MWh or more of electricity in any 12-month period from 1 January 2020;
 - (b) a supply point at which the customer could reasonably be expected by the Pilbara ISO to consume 1 200 MWh or more of electricity in any 12-month period from the day on which this clause comes into operation;
 - (c) a supply point at which electricity is supplied to the customer at the same place as a supply point to which paragraph (a) or (b) applies.

W. JOHNSTON, Minister for Energy.

HEALTH

HE301

Health Services Act 2016

Health Services (Conduct and Traffic) Amendment Regulations 2021

SL 2021/105

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Health Services (Conduct and Traffic) Amendment Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2021.

3. Regulations amended

These regulations amend the *Health Services (Conduct and Traffic) Regulations 2016*.

4. Various fees amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
Sch. 1 cl. 4 Table	\$3.80 \$19.00	\$3.90 \$19.50
Sch. 1 cl. 5 Table	\$3.80 \$19.00	\$3.90 \$19.50
Sch. 1 cl. 6 Table	\$3.80 \$19.00	\$3.90 \$19.50
Sch. 1 cl. 9 Table	\$6.10	\$6.20

V. MOLAN, Clerk of the Executive Council.

HE302

Food Act 2008
Health (Miscellaneous Provisions) Act 1911
Human Reproductive Technology Act 1991
Radiation Safety Act 1975
Tobacco Products Control Act 2006

Health Regulations Amendment (Fees and Charges) Regulations 2021

SL 2021/108

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Health Regulations Amendment (Fees and Charges) Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) Part 1 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2021.

Part 2 — *Food Regulations 2009* amended**3. Regulations amended**

This Part amends the *Food Regulations 2009*.

4. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Prescribed fees

[r. 52]

Item	Provision of <i>Food Act 2008</i>	Prescribed fee
1.	s. 82(3)(b)	\$225
2.	s. 88(3)(b)	\$225
3.	s. 94(3)(b)	\$230
4.	s. 107(3)	\$75
5.	s. 110(3)(c)	\$230

Part 3 — *Health (Pesticides) Regulations 2011* amended**5. Regulations amended**

This Part amends the *Health (Pesticides) Regulations 2011*.

6. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 111]

Regulation	Description	Fee (\$)
<i>Matters relating to business registrations</i>		
r. 17	Application for grant of registration	370
r. 19(2)	Application for change or addition to business premises	27

Regulation	Description	Fee (\$)
r. 20(4)(b)	Application for amendment or removal of conditions	27
r. 22(1)	Application for renewal of registration	370
r. 23(5)	Replacement of registration certificate	15
<i>Matters relating to licences</i>		
r. 37	Application for grant of licence	220
r. 40(2)	Application for change or addition to endorsements	27
r. 41(2)	Application for change or addition to restricted-use pesticides	27
r. 42(4)(b)	Application for amendment or removal of conditions	27
r. 44(1)	Application for renewal of technician's licence	220
r. 45(1)	Application for extension of provisional licence (fee per month, or part of a month, of extension sought)	27
r. 46(1)	Application to upgrade provisional licence to technician's licence	27
r. 48(5)	Replacement of licence card	15
<i>Other matters</i>		
r. 101(1)(b)	Application for Chief Health Officer permit	135

Part 4 — Health (Treatment of Sewage and Disposal of Effluent and Liquid Waste) Regulations 1974 amended

7. Regulations amended

This Part amends the *Health (Treatment of Sewage and Disposal of Effluent and Liquid Waste) Regulations 1974*.

8. Schedule 1 amended

In Schedule 1 item 2(a) delete “72.00” and insert:

79.00

Part 5 — *Human Reproductive Technology Regulations 1993* amended

9. Regulations amended

This Part amends the *Human Reproductive Technology Regulations 1993*.

10. Various fees amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
r. 3(2)	\$1 629	\$1 658
r. 3(3)(a)	\$204	\$208
r. 3(3)(b) and (c)	\$1 018	\$1 036

Part 6 — *Radiation Safety (General) Regulations 1983* amended

11. Regulations amended

This Part amends the *Radiation Safety (General) Regulations 1983*.

12. Schedule XV replaced

Delete Schedule XV and insert:

Schedule 15 — Fees

[r. 58]

Division 1 — Registration and licences

	\$	
	Annual	Triennial
1. Fee for registration or renewal of registration of premises (other than premises used solely for the mining and milling of radioactive ores (including mineral sands)), for the manufacture, use or storage of radioactive substances		
Maximum quantity:		
40 gigabecquerels	220	440
400 gigabecquerels	440	880

		\$	
		Annual	Triennial
	4 terabecquerels	880	1 800
	Exceeding 4 terabecquerels	1 400	2 800
2.	Fee for registration or renewal of registration of premises used solely for the mining and milling of radioactive ores (including mineral sands)	220	440
3.	Fee for registration or renewal of registration of premises for the sale or service of radioactive substances, irradiating apparatus or electronic products	220	440
4.	Fee for registration or renewal of registration of premises (other than premises referred to in items 1 to 3), irradiating apparatus or electronic products		
	In the case of —		
	(a) not more than 2 irradiating apparatus and/or electronic products	220	440
	(b) more than 2 but not more than 5 irradiating apparatus and/or electronic products	440	880
	(c) more than 5 but not more than 10 irradiating apparatus and/or electronic products	880	1 800
	(d) more than 10 irradiating apparatus and/or electronic products	1 400	2 800
5.	Licence fee		
	In the case of —		
	(a) irradiating apparatus and/or electronic products	90	180
	(b) radioactive substances	90	180

Division 2 — Temporary permits

Fee for temporary permits for periods not exceeding 3 months.

		\$
1.	In respect of premises (other than premises used solely for the mining and milling of radioactive ores (including mineral sands)) and radioactive substances	
	Maximum quantity:	
	40 gigabecquerels	100

	\$
400 gigabecquerels	200
4 terabecquerels	400
Exceeding 4 terabecquerels	600
2. In respect of premises used solely for the mining and milling of radioactive ores (including mineral sands)	100
3. In respect of premises (other than premises referred to in items 1 and 2), irradiating apparatus and/or electronic products	
In the case of —	
(a) not more than 2 irradiating apparatus and/or electronic products	100
(b) more than 2 but not more than 5 irradiating apparatus and/or electronic products	200
(c) more than 5 but not more than 10 irradiating apparatus and/or electronic products	400
(d) more than 10 irradiating apparatus and/or electronic products	600
4. For persons to operate, use, manufacture, store, transport, sell, possess, install, service, maintain, repair or otherwise deal with —	
(a) radioactive substances	43
(b) irradiating apparatus and/or electronic products	43

Division 3 — Records

- | | | |
|----|------------------------------------|---|
| 1. | Fee for copy of records (per page) | 2 |
|----|------------------------------------|---|

Part 7 — Radiation Safety (Qualifications) Regulations 1980 amended

13. Regulations amended

This Part amends the *Radiation Safety (Qualifications) Regulations 1980*.

14. Schedule 2 amended

In Schedule 2 item 2 delete “48.00” and insert:

50.00

**Part 8 — *Tobacco Products Control
Regulations 2006* amended**

15. Regulations amended

This Part amends the *Tobacco Products Control Regulations 2006*.

16. Various fees amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
r. 25(1)(c)	\$185.00	\$190.00
r. 25(2)(a) and (b)	\$220.00	\$225.00
r. 25(2)(c)	\$540.00	\$545.00
r. 26(a) and (b)	\$250.00	\$255.00
r. 26(c)	\$610.00	\$615.00
r. 27	\$75.00	\$80.00
r. 28	\$38.00	\$40.00
r. 29	\$38.00	\$40.00

V. MOLAN, Clerk of the Executive Council.

JUSTICE

JU301

State Administrative Tribunal Act 2004

**State Administrative Tribunal Amendment
Regulations (No. 3) 2021**

SL 2021/102

Made by the Governor in Executive Council.

1. Citation

These regulations are the *State Administrative Tribunal Amendment Regulations (No. 3) 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day on which the *Voluntary Assisted Dying Act 2019* section 84 comes into operation.

3. Regulations amended

These regulations amend the *State Administrative Tribunal Regulations 2004*.

4. Regulation 11A amended

In regulation 11A delete “a provision” and insert:

an enactment

Note: The heading to amended regulation 11A is to read:

No fee relating to application under enactment in Sch. 7

5. Regulation 11B amended

In regulation 11B(a) delete “a provision” and insert:

an enactment

6. Schedule 7 heading amended

In the heading to Schedule 7 delete “**Provision**” and insert:

Enactment

7. Schedule 7 amended

In Schedule 7 insert in alphabetical order:

Voluntary Assisted Dying Act 2019 s. 84(1)

V. MOLAN, Clerk of the Executive Council.

LANDS

LA301

Land Administration Act 1997

**Land Administration Amendment
Regulations 2021**

SL 2021/103

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Land Administration Amendment Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2021.

3. Regulations amended

These regulations amend the *Land Administration Regulations 1998*.

4. Schedule 1 amended

- (1) Delete the reference after the heading to Schedule 1 and insert:

[r. 17]

- (2) In Schedule 1 item 1:

- (a) in paragraph (a) delete “191.00” and insert:

194.00

- (b) in paragraph (b) delete “731.00” and insert:

743.00

- (c) in paragraph (c) delete “1 333.00” and insert:

1 356.00

- (3) In Schedule 1 item 1A delete “151.00” and insert:

153.00

- (4) Delete Schedule 1 items 2, 3, 4, 6 and 7.

V. MOLAN, Clerk of the Executive Council.

PLANNING

PL301

Planning and Development Act 2005

Planning and Development (Fees) Notice 2021**SL 2021/100**

Made by the Minister under section 20(1) of the Act.

1. Citation

This notice is the *Planning and Development (Fees) Notice 2021*.

2. Commencement

This notice comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this notice is published in the *Gazette*;
- (b) the rest of the notice — on 1 July 2021.

3. Term used

In this notice —

WAPC means the Western Australian Planning Commission.

4. Counting number of lots

For the purposes of counting the number of lots —

- (a) each common property lot is counted as 1 lot; and
- (b) areas reserved for the purposes of a pedestrian accessway, right-of-way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

5. Notes not part of notice

The notes and examples in this notice do not form part of the notice.

6. Fees

The fees set out in Schedule 1 are the fees to be charged in respect of things referred to in that Schedule.

Notes for this clause:

1. An application fee is payable at the time the application is lodged.
2. If a payment is made by cheque, the cheque should be made payable to the Western Australian Planning Commission.

7. *Planning and Development (Fees) Notice 2018* repealed

The *Planning and Development (Fees) Notice 2018* is repealed.

Schedule 1 — Fees

[cl. 6]

1. Fees for approval of subdivision (Form 1A)

- (1) Application for approval of freehold or survey-strata (freehold or leasehold) subdivision.

Amalgamation — \$2 448.

Example:

For an application proposing that multiple lots be amalgamated into a single lot the application fee is \$2 448.

Subdivision into 2 or more lots (up to and including 100 lots) — \$3 393 and \$77 per lot.

Example:

For an application proposing 5 lots, the application fee is \$3 393 plus \$385 (5 lots multiplied by \$77), which totals \$3 778.

Subdivision into 101 or more lots — \$11 093 and \$27 per lot in excess of 100 lots.

Example:

For an application proposing 105 lots, the application fee is \$11 093 plus \$135 (5 lots multiplied by \$27), which totals \$11 228.

- (2) Application or contemporaneous applications for approval of amalgamation and subdivision — amalgamation fee not to apply.

2. Fees for amended plan for subdivision (Form 2A)

- (1) Amended plan or plans for application for approval of freehold or survey-strata (freehold or leasehold) subdivision.

Amalgamation — \$834.

Example:

For amended plans for an application proposing that multiple lots be amalgamated into a single lot the application fee is \$834.

Subdivision into 2 or more lots (up to and including 100 lots) — \$1 238 and \$26 per lot.

Example:

For amended plans for an application proposing 5 lots, the application fee is \$1 238 plus \$130 (5 lots multiplied by \$26), which totals \$1 368.

Subdivision into 101 or more lots — \$3 838 and \$4 per lot in excess of 100 lots.

Example:

For amended plans for an application proposing 105 lots, the application fee is \$3 838 plus \$20 (5 lots multiplied by \$4), which totals \$3 858.

Note:

Where a minor variation is made at the request of the WAPC, the WAPC may waive some or all of the applicable fee.

- (2) Amended plan or plans for application or contemporaneous applications for approval of amalgamation and subdivision — amalgamation fee not to apply.

3. Fees for reconsideration of decision (Form 3A)

Request under section 144(1) of the Act to reconsider a refusal or under section 151(1) of the Act to reconsider a condition or conditions.

Amalgamation — \$1 132.

Example:

For a reconsideration of an application proposing that multiple lots be amalgamated into a single lot the application fee is \$1 132.

Subdivision into 2 or more lots (up to and including 100 lots) — \$1 387 and \$31 per lot.

Example:

For a reconsideration of an application proposing 5 lots, the application fee is \$1 387 plus \$155 (5 lots multiplied by \$31), which totals \$1 542.

Subdivision into 101 or more lots — \$4 487 and \$6 per lot in excess of 100 lots.

Example:

For a reconsideration of an application proposing 105 lots, the application fee is \$4 487 plus \$30 (5 lots multiplied by \$6), which totals \$4 517.

4. Fees for endorsement of plan (Form 1C)

- (1) Application for endorsement of a deposited plan or survey-strata (freehold or leasehold) plan.

Amalgamation — \$568.

Example:

For an application for endorsement of a deposited plan or survey-strata plan proposing that multiple lots be amalgamated into a single lot, the application fee is \$568.

Subdivision into 2 or more lots (up to and including 100 lots) — \$633 and \$8 per lot.

Example:

For an application for endorsement of a deposited plan or survey-strata plan proposing 5 lots, the application fee is \$633 plus \$40 (5 lots multiplied by \$8), which totals \$673.

Subdivision into 101 or more lots — \$1 433 and \$5 per lot in excess of 100 lots.

Example:

For an application for endorsement of a deposited plan or survey-strata plan proposing 105 lots, the application fee is \$1 433 plus \$25 (5 lots multiplied by \$5), which totals \$1 458.

- (2) Application for endorsement of a plan that proposes amalgamation and subdivision — amalgamation fee not to apply.

5. Fees for approval and endorsement of proposed lease or licence or class of lease or licence (Form 1B)

Application for approval by the WAPC of a proposed lease or licence and endorsement of the approval on the executed lease or licence under section 136 of the Act — **\$598**.

Application for approval by the WAPC of a proposed class of lease or licence under section 139 of the Act — **\$598**.

Application for endorsement of approval by the WAPC on an executed lease or licence of a class approved under section 139 of the Act — **\$128**.

6. Fees for issue of certificates under region planning schemes

Fee for issue of certificate under the *Metropolitan Region Scheme* clause 42 — **\$27**.

Fee for issue of certificate under the *Greater Bunbury Region Scheme* clause 53 — **\$27**.

Fee for issue of certificate under the *Peel Region Scheme* clause 47 — **\$27**.

7. Cartography and spatial data fees

Cartographic services provided by the WAPC in connection with its functions — **\$82/hour**.

Provision of a spatial dataset for which the WAPC is the custodial agency — **\$83**.

Note for this Schedule:

The forms referred to in this Schedule are the relevant WAPC forms and can be found at the website address <<http://www.dplh.wa.gov.au>>.

R. SAFFIOTI, Minister for Planning.

PL302

Planning and Development Act 2005

Planning and Development (Development Assessment Panels) Amendment Regulations (No. 2) 2021

SL 2021/104

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Planning and Development (Development Assessment Panels) Amendment Regulations (No. 2) 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2021.

3. Regulations amended

These regulations amend the *Planning and Development (Development Assessment Panels) Regulations 2011*.

4. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees for applications

[r. 10 and 17]

Item	Application	Fee
1.	A DAP application where the estimated cost of the development is —	
	(a) not less than \$2 million and less than \$7 million	\$5 701
	(b) not less than \$7 million and less than \$10 million	\$8 801
	(c) not less than \$10 million and less than \$12.5 million	\$9 576

Item	Application	Fee
	(d) not less than \$12.5 million and less than \$15 million	\$9 849
	(e) not less than \$15 million and less than \$17.5 million	\$10 122
	(f) not less than \$17.5 million and less than \$20 million	\$10 397
	(g) \$20 million or more	\$10 670
2.	An application under r. 17	\$245

5. Schedule 3 amended

- (1) In Schedule 3 Form 1 Part B delete “assessment” and insert:

assessment:

- (2) In Schedule 3 Form 2 Part E delete “assessment” and insert:

assessment:

V. MOLAN, Clerk of the Executive Council.

POLICE

PO301

Firearms Act 1973
 Pawnbrokers and Second-hand Dealers Act 1994
 Police Act 1892
 Security and Related Activities (Control) Act 1996

Police Regulations Amendment (Fees and Charges) Regulations 2021

SL 2021/106

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Police Regulations Amendment (Fees and Charges) Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) Part 1 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2021.

Part 2 — *Firearms Regulations 1974* amended

3. Regulations amended

This Part amends the *Firearms Regulations 1974*.

4. Schedule 1A replaced

Delete Schedule 1A and insert:

Schedule 1A — Fees

[r. 2(1)]

Item	Fee for	Fee \$
1.	Application for firearm licence (r. 3A, 3B) —	
	(a) by person without such a licence	309

Item	Fee for	Fee
		\$
	(b) by person renewing such a licence	61
	(c) by person with such a licence wanting licence for 1 or more additional firearms	221
2.	Application for firearm collector's licence (r. 3A, 3B) —	
	(a) by person without such a licence	401
	(b) by person renewing such a licence	109
	(c) by person with such a licence wanting licence for 1 or more additional firearms	289
3.	Application for corporate licence (r. 3A, 3B) —	
	(a) by person without such a licence	472
	(b) by person renewing such a licence	137
	(c) by person with such a licence wanting licence for 1 or more additional firearms	289
4.	Application for dealer's licence (r. 3A, 3B) —	
	(a) by person without such a licence	626
	(b) by person renewing such a licence	238
5.	Application for repairer's licence (r. 3A, 3B) —	
	(a) by person without such a licence	626
	(b) by person renewing such a licence	225
6.	Application for manufacturer's licence (r. 3A, 3B) —	
	(a) by person without such a licence	626
	(b) by person renewing such a licence	225
7.	Application for shooting gallery licence (r. 3A, 3B) —	
	(a) by person without such a licence	441
	(b) by person renewing such a licence	189
8.	Application for ammunition collector's licence (r. 3A, 3B) —	
	(a) by person without such a licence	394
	(b) by person renewing such a licence	126
9.	Application for permit under s. 17 of the Act, per month or part of a month for which permit issued (r. 3A)	86
10.	Extract of licence (r. 7A)	22
11.	Duplicate of licence (r. 8)	35
12.	Replacement for an extract of licence (r. 8)	22
13.	Police custody of firearm, per year or part of year (r. 11)	166.10

**Part 3 — Pawnbrokers and Second-hand Dealers
Regulations 1996 amended**

5. Regulations amended

This Part amends the *Pawnbrokers and Second-hand Dealers Regulations 1996*.

6. Regulation 28 amended

In regulation 28 delete the Table and insert:

Table — Fees for application for licences

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
1.	Pawnbroker's licence only			
(a)	150 or more transactions in a year	4 304	5 238	6 153
(b)	50-149 transactions in a year	2 152	2 619	3 076
(c)	0-49 transactions in a year	1 076	1 309	1 538
2.	Second-hand dealer's licence only			
(a)	150 or more transactions in a year	4 304	5 238	6 153
(b)	50-149 transactions in a year	2 152	2 619	3 076
(c)	0-49 transactions in a year	1 076	1 309	1 538

Item	Licence	For period not exceeding 1 year	For period not exceeding 2 years but longer than 1 year	For period not exceeding 3 years but longer than 2 years
		\$	\$	\$
3.	Pawnbroker's licence and second-hand dealer's licence			
(a)	150 or more transactions in a year	4 312	5 249	6 168
(b)	50-149 transactions in a year	2 156	2 624	3 084
(c)	0-49 transactions in a year	1 078	1 312	1 542

7. Regulation 29 amended

In regulation 29 delete the Table and insert:

Table — Fees for renewal of licences

Item	Licence	For period not exceeding 1 year	For period not exceeding 2 years but longer than 1 year	For period not exceeding 3 years but longer than 2 years
		\$	\$	\$
1.	Pawnbroker's licence only			
(a)	150 or more transactions in a year	4 253	5 164	6 059
(b)	50-149 transactions in a year	2 126	2 582	3 029

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
(c)	0-49 transactions in a year	1 063	1 291	1 514
2.	Second-hand dealer's licence only			
(a)	150 or more transactions in a year	4 253	5 164	6 059
(b)	50-149 transactions in a year	2 126	2 582	3 029
(c)	0-49 transactions in a year	1 063	1 291	1 514
3.	Pawnbroker's licence and second-hand dealer's licence			
(a)	150 or more transactions in a year	4 260	5 176	6 073
(b)	50-149 transactions in a year	2 130	2 588	3 036
(c)	0-49 transactions in a year	1 065	1 294	1 518

Part 4 — *Police (Fees and Charges) Regulations 2018* amended

8. Regulations amended

This Part amends the *Police (Fees and Charges) Regulations 2018*.

9. Schedules 1 and 2 replaced

Delete Schedules 1 and 2 and insert:

Schedule 1 — Fees

[r. 4(1)]

	Purpose	Fee
1.	Copy of traffic infringement notice record	\$28.90
2.	Escorts and guards — each person provided per hour or part of an hour for high risk escorts carried out by TRG	\$138.30
3.	Authorised copy of a photograph	\$11.00
4.	National criminal history record check —	
	(a) issued to a volunteer organisation	\$16.70
	(b) issued to a public sector body	\$34.20
5.	National police certificate	\$57.60
6.	Provision of incident information as defined in the <i>Road Traffic (Administration) Act 2008</i> section 12(1) —	
	(a) to those involved or their representatives (outlining certain accident details)	\$46.20
	(b) to the Insurance Commission of Western Australia for third party insurance purposes	\$46.20
7.	Provision of information about a reported incident, other than incident information as defined in the <i>Road Traffic (Administration) Act 2008</i> section 12(1), to those involved or their representatives (outlining certain incident details)	\$45.80

	Purpose	Fee
8.	Replacement of prosecution documents —	
	(a) a statement of the material facts of a charge, which has already been served (per hour or part of an hour)	\$98.00
	(b) additional copy of documents already disclosed (per hour or part of an hour)	\$98.00

Schedule 2 — Charges for major events

[r. 6 and 8]

	Charge	Rate/hour
1.	Planning rate	\$61.00
2.	Attendance rate	\$109.00
3.	General overhead expenses rate	\$16.00
4.	Overhead expenses rate for air support — helicopter	\$3 087.00
5.	Overhead expenses rate for air support — fixed wing aircraft	\$2 037.00

Part 5 — *Security and Related Activities (Control) Regulations 1997* amended

10. Regulations amended

This Part amends the *Security and Related Activities (Control) Regulations 1997*.

11. Schedule 4 replaced

Delete Schedule 4 and insert:

Schedule 4 — Fees

[r. 54]

Column 1 Provision of Act or regulations	Column 2 Subject matter	Column 3 Fee \$
<i>Agent's licences</i>		
s. 46(1)(c)	Application for issue of agent's licence — for 1 year or less	1 290
	for more than 1 year but not more than 3 years	1 299
s. 46(1)(c)	Application by licensee for additional agent's licence (each licence)	865
s. 49(1)(c)	Application for renewal of agent's licence — for 3 years (each licence)	925
s. 46(1)(c)	Application for issue of temporary licence under s. 42B	1 290
<i>Other licences, endorsements and permits</i>		
s. 46(1)(c)	Application for issue of licence (other than agent's licence or temporary licence) — for 1 year or less	341
	for more than 1 year but not more than 3 years	350
s. 46(1)(c)	Application by licensee for additional licence (other than agent's licence or temporary licence) (each licence)	202
s. 49(1)(c)	Application for renewal of licence (other than agent's licence or temporary licence) — for 3 years or less (each licence)	216
r. 10(b)	Application for endorsement under s. 24	188
r. 12	Application for permit under s. 25	225

Column 1 Provision of Act or regulations	Column 2 Subject matter	Column 3 Fee \$
r. 13(b)	Application for endorsement under s. 26	188
s. 46(1)(c)	Application for issue of temporary licence under s. 42A	341
<i>Miscellaneous</i>		
s. 10(2)	Application to inspect register	46
s. 10(3)	Certified copy of register entry	47
s. 66	Issue of duplicate licence or duplicate identity card	31
s. 94(4)(b)	Additional fee if fingerprints and palm prints are required under s. 48(1)(a) or (b)(i)	116

V. MOLAN, Clerk of the Executive Council.

ROTTNEST ISLAND

RX301

Rottnest Island Authority Act 1987

Rottnest Island Amendment Regulations 2021

SL 2021/107

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Rottnest Island Amendment Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2021.

3. Regulations amended

These regulations amend the *Rottnest Island Regulations 1988*.

4. Schedules 6 to 8 replaced

Delete Schedules 6 to 8 and insert:

Schedule 6 — Aerodrome usage fees

[r. 7B and 7C]

1.	Aerodrome usage fee (r. 7B(1))	\$57.00
2.	Annual aerodrome usage fee (r. 7C(1)(b))	\$161.00

Schedule 7 — Miscellaneous fees

[r. 5, 7, 7A, 7C, 20, 22, 26, 30, 31B, 31E and 33]

Division 1 — Admission fees and payments

1.	Admission fee to Island for person travelling to and from the Island on the same day (r. 5(1))	
	For child (aged 4 years or over but less than 13 years)	\$7.00
	For adult (aged 13 years or over)	\$20.00
	For family (2 adults and 2 children)	\$48.00
2.	Admission fee to Island for person travelling to and from the Island on different days (r. 5(1))	
	For child (aged 4 years or over but less than 13 years)	\$9.00
	For adult (aged 13 years or over)	\$26.00
	For family (2 adults and 2 children)	\$59.00
3.	Annual fee in lieu of admission fee for vessels (r. 7)	
	Length of vessel	
	8 m or less	\$271.00
	More than 8 m but less than 10 m	\$310.00
	10 m or more but less than 15 m	\$372.00
	15 m or more	\$619.00

4.	Annual permit fee for domestic commercial vessels (r. 7A(2))	\$112.00
5.	Annual admission fee for aircraft (r. 7C(1)(a))	\$271.00

Division 2 — Mooring site licences

6.	Application fee for mooring site licence (r. 20(3)(c))	\$59.00
7.	Annual mooring site licence (r. 22(3)(b)(i) and 33(3)(b)(i)) Length of vessel 10 m or less More than 10 m	\$1 112.00 \$111.00/m of length of licensed vessel or vessel to be licensed
8.	Fee for replacement of lost mooring sticker (r. 26(4A))	\$24.00
9.	Mooring exchange fee (r. 30(10)(ba))	\$302.00

Division 3 — Authorised user payment

10.	Annual authorised user payment (r. 31B(3)(a)(ii) and 31E(1)(b))	\$56.00/m of length of authorised vessel
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Schedule 8 — Berthing fee for main jetty

[r. 38G]

Method of calculating annual rate

(based on surveyed passenger carrying capacity for the vessel's highest class of survey)

plus —	\$64.00 per passenger
Vessels less than 35 m:	\$459.00/m of length of vessel
Vessels 35 m and over:	\$733.00/m of length of vessel

Fees for berthing at the main jetty are as follows —

Annual rate:	Vessel occupying a berth overnight to be at annual rate
	Vessel occupying a berth for a portion of the day to be at 50% of the annual rate

Quarterly rate:	30% of the annual rate
Monthly rate:	12% of the annual rate
Daily rate:	1% of the annual rate

V. MOLAN, Clerk of the Executive Council.

TRANSPORT

TN301

Road Traffic Act 1974

Road Traffic (Events on Roads) Amendment Regulations 2021

SL 2021/109

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic (Events on Roads) Amendment Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2021.

3. Regulations amended

These regulations amend the *Road Traffic (Events on Roads) Regulations 1991*.

4. Regulation 6 amended

In regulation 6(2)(c)(i) delete the Table and insert:

Table

Category event	Fee \$
Category 1 event	212.80
Category 2 event	127.70
Category 3 event	85.70
Category 4 event	85.70

V. MOLAN, Clerk of the Executive Council.

— PART 2 —

ENERGY

EN401

ELECTRICITY INDUSTRY ACT 2004

RENEWAL OF LICENCE

Notice is given that the following electricity retail licence has been renewed—

Licensee:	Wesfarmers Kleenheat Gas Pty Ltd ABN 40 008 679 543
Address:	Campus Drive (off Murdoch Drive) Murdoch WA 6150
Classification:	Electricity retail licence ERL5, Version 8
Date of renewal:	26 June 2021
Term of licence:	Up to and including 25 June 2036
Licence area:	The licence area is the area as set out in plan ERA-EL-099(C) in the State of Western Australia.
Inspection of licence:	Economic Regulation Authority 4th Floor, Albert Facey House 469 Wellington Street PERTH WA 6000 http://www.erawa.com.au

Ms NICOLA CUSWORTH, Chair, Economic Regulation Authority.

EN402

ELECTRICITY INDUSTRY ACT 2004**ELECTRICITY INDUSTRY (PILBARA NETWORKS) REGULATIONS 2021**

PILBARA NETWORKS RULES

Commencement of Rules made by the Minister for Energy.

I, Hon Bill Johnston MLA, Minister for Energy for the State of Western Australia, hereby gives notice of the making of the Pilbara Networks Rules, which commence in accordance with rule 3 of the Pilbara Networks Rules.

The Pilbara Networks Rules are published on the website maintained by the Coordinator of Energy, which as at the date of this notification is Energy Policy WA's website.

Dated at Perth this 27th day of June, 2021.

Hon. BILL JOHNSTON MLA, Minister for Energy.

HEALTH

HE401

PUBLIC HEALTH ACT 2016

EXTENSION OF DECLARATION (NO. 2) OF PUBLIC HEALTH STATE OF EMERGENCY

Pursuant to section 170 of the *Public Health Act 2016* (WA) I, Roger Cook, the Minister for Health, hereby extend the public health state of emergency declaration, which came into effect on 23 March 2020 at 13:30 hours.

The duration of the public health state of emergency declaration is extended for a period of **14 days** (the extension).

Time of this extension: 1:45 pm.

Date of this extension: 23 June, 2021.

Hon. ROGER COOK, MLA, Minister for Health.

JUSTICE

JU401

PRISONS ACT 1981

PERMIT DETAILS

Pursuant to Section 15P of the *Prisons Act 1981*, I hereby issue the following permits—

Surname	Other Name(s)	Permit No.
Grainger	Katie Renee	PA 0428
Jones	John Stephen	PA 0429
Jones	Hayley Frances	PA 0430
Jordan	Anthony Robert	PA 0431
Keay	David Alexander	PA 0432
Kelly	Clare Louise	PA 0433
Kenyon	Rachael Emily	PA 0434
Kinnane	Tahlia Madeline	PA 0435
Kinsey	Lorraine Anne	PA 0436
Koehler	Lynn Marianne	PA 0437
Kramer	Ursula	PA 0438
Lam	Pamela	PA 0439
Lee	Cheryl Jun	PA 0440
Lesque	Damian	PA 0441
Lewry	Sandra Ruth	PA 0442
Liddell	Alana Maree	PA 0443
Lord	Sophie Louise	PA 0444
MacIvor	Margaret Skinner	PA 0445
Magowan	Gareth Stanley	PA 0446
Maiklem	Katy Louise	PA 0447
Majid	Christopher Daniel	PA 0448
Martin	Steven John William	PA 0449
Massie	Juliana Grace	PA 0450
Matthews	Rangitira Jason	PA 0451
McArthur	Craig Andrew	PA 0452

MIKE REYNOLDS, Commissioner.

Dated 22 June, 2021.

JU402

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 51(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of Corrective Services has issued the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Permit Expiry Date
Gardner	Kira Patrice	BRS-210056	24/03/2022
Afridi	Saad Iqbal	BRS-210054	24/03/2022
Dabra	Sarita	BRS-210055	24/03/2022

Pursuant to the provisions of section 56(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Masenda	Kudzai	BRS-200047	22/06/2021
Salariabkenar	Hamid	BRS-180097	22/06/2021
Okeke	Emeka Joseph	BRS-200073	22/06/2021
Brown	Allana Louise	BRS-170362-1	22/06/2021

Surname	First Name(s)	Permit Number	Date Permit Revoked
Mason	Ryan Gary	BRS-210052	22/06/2021
Najeeb	Muhammad	BRS-210054	22/06/2021

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

SUE HOLT, Assistant Director, Prisoner Transport and
Custodial Services Contract Management.

JU403

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 51(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of Corrective Services has issued the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Permit Expiry Date
No surname	Karanpal Singh	BRS-210035	Revoked

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

SUE HOLT, Assistant Director, Prisoner Transport and
Custodial Services Contract Management.

JU404

PROFESSIONAL STANDARDS ACT 1997

QUEENSLAND LAW SOCIETY PROFESSIONAL STANDARDS SCHEME

Pursuant to section 44A(2) of the *Professional Standards Act 1997* (WA), I, the Hon John Quigley MLA, Attorney General, hereby extend the period for which the Queensland Law Society Professional Standards Scheme is in force in Western Australia to 30 June 2022.

Hon. JOHN QUIGLEY, MLA, Attorney General.

Dated 29 June, 2021.

PREMIER AND CABINET

PR401

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with section 12(c) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon D T Punch MLA to act temporarily in the office of Minister for Mental Health; Aboriginal Affairs; Industrial Relations in the absence of the Hon S N Dawson MLC, for the period 19 to 25 July 2021 (both dates inclusive).

E. ROPER, A/Director General, Department of the Premier and Cabinet.

TRANSPORT

TN401

COVID-19 RESPONSE AND ECONOMIC RECOVERY OMNIBUS ACT 2020

COVID-19 RESPONSE AND ECONOMIC RECOVERY FEE WAIVER (PARKING CHARGES) ORDER (NO. 3) 2021

Made under the *COVID-19 Response and Economic Recovery Omnibus Act 2020* section 8 by the Acting Chief Executive Officer of the Public Transport Authority of Western Australia.

1. Citation

This order is the *COVID-19 Response and Economic Recovery Fee Waiver (Parking Charges) Order (No. 3) 2021*.

2. Commencement

This order comes into operation as follows—

- (a) clauses 1 and 2—on the day on which this order is published in the *Gazette*;
- (b) the rest of the order—on the day after that day.

3. Waiver of Parking Charges

(1) Parking charges levied pursuant to rule 14 of the *Government Railways (Parking Stations) By-Law 1997* are waived from 1 July 2021 until 31 July 2021.

(2) Parking charges levied pursuant to the regulation 32 of the *Public Transport Authority Regulations 2003* are waived from 1 July 2021 until 31 July 2021.

PETER WORONZOW, Acting Chief Executive Officer,
Public Transport Authority of Western Australia.

WATER

WA401

WATER SERVICES ACT 2012

EXEMPTION NOTICE

Exemption for BHP Billiton Iron Ore Pty Ltd for the provision of non-potable water services to Newman and surrounds

In accordance with section 7 of the *Water Services Act 2012*, the Hon Dave Kelly MLA, Minister for Water, has granted an exemption from the application of section 5(1) of the Act to BHP Billiton Iron Ore Pty Ltd (ABN 46 008 700 981) for the provision of non-potable water services to Newman and surrounds.

The exempted water services involve the supply of non-potable water to community sporting and recreation clubs in Newman; Shire of East Pilbara facilities, including the Newman airport; a mine laboratory and a private homestead. The water supplies are used primarily for irrigation of ovals and grounds.

The exemption will come into effect on the day it is published in the *Government Gazette* and is valid for an indefinite period.

Summary of reasons for the decision

Granting this exemption is not contrary to the public interest. It is considered that—

- The risk of BHP Billiton Iron Ore Pty Ltd exploiting its monopoly power, with respect to the provision of this service, is low. The service is operated on a not-for-profit basis, for the benefit of the community.
- The services avoid reliance on scheme water for the irrigation of ovals and gardens.
- Supply risks can be adequately managed through agreements between the parties.

Hon. DAVE KELLY, MLA, Minister for Water.

Dated 16 June, 2021.

WA402

WATER SERVICES ACT 2012

EXEMPTION NOTICE

Class exemption for drainage services provided by local government

In accordance with section 7 of the *Water Services Act 2012*, the Minister for Water, Hon Dave Kelly MLA, has revoked the previous Class Exemption for drainage services provided by local government (dated 10 May 2019). The following notice now applies—

EXEMPTION NOTICE FOR LOCAL GOVERNMENT DRAINAGE SERVICE PROVIDERS

A local government that provides a drainage service anywhere in the State is exempt from the requirement under section 5 of the *Water Services Act 2012* to hold a water services licence.

The exemption will come into effect on the day it is published in the *Government Gazette* and will apply for a duration of three years.

Drainage service means a water service principally constituted by—

- (i) the management of the flow of stormwater, surface water or ground water by means of reticulated drainage assets; or
- (ii) the management of soil salinity by means of reticulated drainage assets;

and which may include the management of the quality of water dealt with.

Local government means a local government established under the *Local Government Act 1995*.

Summary of reasons for the decision

Granting the exemption is not contrary to the public interest. It is considered that—

- The risk of the abuse of monopoly power in the provision of local government drainage services is low.
- Local government drainage services present a low risk to public health.
- The regulatory burden imposed by licensing would be disproportionately high given the low levels of risk in local government drainage services.

Hon. DAVE KELLY, MLA, Minister for Water.

PUBLIC NOTICES

ZZ401**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Gracie Teo Bee Bee late of 40 Elm Grove, Balaclava, Victoria, Property Developer, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased, who died on 10 July 2020, are required by the executors, Ms Angela Julia Ai Bee Holmes and Mr Richard John Tong Eng Draper, care of Butlers, Lawyers & Notaries, 45 Stirling Highway, Nedlands, WA 6009, to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Raymond Wilkinson, late of 6 River Heights Road, Margaret River, Copywriter, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 11 May 2020, are required by the personal representative, Martin Bartholomew Danger, care of AMR Lawyers of PO Box 2218, Margaret River WA 6285 to send particulars of their claims to him by the date one month from the publication date after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.
