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Email address:

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## GOVERNMENT GAZETTE

### PUBLISHING DETAILS FOR CHRISTMAS 2021 AND NEW YEAR HOLIDAY PERIOD 2022

Publishing Dates	Closing Dates and Times for copy
Tuesday, 21 December 2021	Friday, 17 December 2021 at 12 noon
Friday, 24 December 2021	Wednesday, 22 December 2021 at 12 noon
Friday, 31 December 2021	Wednesday, 29 December 2021 at 12 noon

**The Government Gazette will not be published on**

**Tuesday 28 December 2021**

**Tuesday 4 January 2022**

The next edition will be published on Friday 7 January 2022 and copy will close 12 noon Wednesday 5 January 2022

# — PART 1 —

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## AGRICULTURE AND FOOD

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AG301

Biosecurity and Agriculture Management Act 2007

### **Biosecurity and Agriculture Management (Aerial Application) Amendment Regulations 2021**

SL 2021/216

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Biosecurity and Agriculture Management (Aerial Application) 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 the day after that day.

**3. Regulations amended**

These regulations amend the *Biosecurity and Agriculture Management (Aerial Application) Regulations 2018*.

**4. Regulation 5 amended**

In regulation 5(3):

- (a) delete paragraph (a) and insert:
  - (a) a unit of competency in preparing and applying chemicals known as —
    - (i) “AHCCHM303 Prepare and apply chemicals”; or
    - (ii) “AHCCHM307 Prepare and apply chemicals to control pest, weeds and diseases”;

and

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

known as

Note: The heading to amended regulation 5 is to read:

**Qualifications or authorisations to apply controlled chemical product (Act s. 56(1))**

**5. Regulation 7 amended**

- (1) Delete regulation 7(1) and insert:

- (1) If a controlled chemical product is applied from an aircraft, the person responsible for applying the product from the aircraft must —
  - (a) ensure that a record containing the information set out in subregulation (2) is made no later than 48 hours after the product was applied on the land; and
  - (b) keep the record until the end of the period of 3 years beginning on the day on which the product was applied on the land.

Penalty for this subregulation: a fine of \$20 000.

- (2) In regulation 7(2):
- (a) delete “the prescribed records are records of the following made within 48 hours of the controlled chemical product being applied on the land —” and insert:
- the information is as follows —
- (b) in paragraph (a) delete “product” and insert:
- controlled chemical product
- (c) delete paragraph (e) and insert:
- (e) the exact location of the land on which the product was applied, described in sufficient detail to enable that location to be readily identified;
- (3) In regulation 7(3):
- (a) delete “a” (1<sup>st</sup> occurrence) and insert:
- the
- (b) delete “an” (1<sup>st</sup> occurrence) and insert:
- the

Note: The heading to amended regulation 7 is to read:

**Person responsible to have record of application of controlled chemical product**

V. MOLAN, Clerk of the Executive Council.

AG302

Biosecurity and Agriculture Management Act 2007

## **Biosecurity and Agriculture Management (Agriculture Standards) Amendment Regulations 2021**

SL 2021/214

Made by the Governor in Executive Council.

### **1. Citation**

These regulations are the *Biosecurity and Agriculture Management (Agriculture Standards) 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 the day after that day.

### **3. Regulations amended**

These regulations amend the *Biosecurity and Agriculture Management (Agriculture Standards) Regulations 2013*.

### **4. Regulation 37 amended**

Delete regulation 37(5) and (6) and insert:

- (5) A fertiliser —
  - (a) that contains an ingredient referred to in Schedule 5 items 7 to 13 must not contain more than 0.05% of lead or lead compounds by weight; or
  - (b) other than a fertiliser referred to in paragraph (a), must not contain more than 0.01% of lead or lead compounds by weight.
- (6) A fertiliser must not contain more than 0.0005% of mercury or mercury compounds by weight.

V.MOLAN, Clerk of the Executive Council.

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**COMMERCE**

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CM301

Building Services (Registration) Act 2011

**Building Services (Registration) Amendment  
Regulations (No. 3) 2021**

SL 2021/213

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Building Services (Registration) 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 after that day.

**3. Regulations amended**

These regulations amend the *Building Services (Registration) Regulations 2011*.

**4. Regulation 3 amended**

In regulation 3 insert in alphabetical order:

*National Register* has the meaning given in the *National Vocational Education and Training Regulator Act 2011* (Commonwealth) section 3;

**5. Regulation 16 amended**

In regulation 16(1) in the Table Set 1:

- (a) before paragraph (a) insert:
  - (aa) CPC50220 Diploma of Building and Construction (Building) as described on the National Register; or

- (b) in paragraph (a) delete “in the CPC08: Construction, Plumbing and Services Training Package published by Training.gov.au” and insert:

on the National Register

- (c) delete paragraph (a)(iv) and insert:

- (iv) CPCCBC5007A —  
Administer the legal  
obligations of a  
building or  
construction  
contract or  
CPCCBC5007B —  
Administer the legal  
obligations of a  
building or  
construction  
contractor;

- (d) delete paragraph (a)(vii).

**6. Regulation 28D amended**

- (1) In regulation 28D(1) in the Table Set 3 delete “Advanced Diploma in Building Surveying as described in CPC08: Construction, Plumbing and Services Training Package published by Training.gov.au” and insert:

Advanced Diploma of Building Surveying as described on the National Register

- (2) In regulation 28D(2) in the Table:
- (a) in Set 1 delete “CPC60108 Advanced Diploma in Building Surveying as described in CPC08: Construction, Plumbing and Services Training Package published by Training.gov.au; or” and insert:
- (a) CPC60121 Advanced Diploma of Building Surveying as described on the National Register; or
- (b) CPC60115 Advanced Diploma of Building Surveying as described



on the National Register; or

- (c) CPC60108 Advanced Diploma of Building Surveying as described on the National Register; or

- (b) in Set 1 delete “an equivalent” and insert:

- (d) an equivalent

- (c) in Set 2 delete “Diploma in Building Surveying as described in CPC08: Construction, Plumbing and Services Training Package published by Training.gov.au” and insert:

Diploma of Building Surveying as described on the National Register

- (3) In regulation 28D(3) in the Table Set 1:

- (a) delete “CPC50108 Diploma in Building Surveying as described in CPC08: Construction, Plumbing and Services Training Package published by Training.gov.au; or” and insert:

- (a) CPCSS00005 Provide building surveying services for residential buildings up to three storeys as described on the National Register; or

- (b) CPCSS00004 Provide building surveying services for residential buildings up to three storeys as described on the National Register; or

- (c) CPC50108 Diploma of Building Surveying as described on the National Register; or

- (b) delete “an equivalent” and insert:

(d) an equivalent

**7. Regulation 31 amended**

In regulation 31(1) in the Table Set 1 delete “in the CPC08: Construction, Plumbing and Services Training Package published by Training.gov.au” and insert:

on the National Register

V.MOLAN, Clerk of the Executive Council.

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## ENERGY

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EN301

Electricity Act 1945

# Electricity (Network Safety) Amendment Regulations 2021

SL 2021/218

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Electricity (Network Safety) 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 the day after that day.

**3. Regulations amended**

These regulations amend the *Electricity (Network Safety) Regulations 2015*.

#### 4. Regulation 3 amended

- (1) In regulation 3(1) insert in alphabetical order:

*adequate* has a meaning affected by subregulation (5);

*good industry practice* means the exercise of that degree of competence, diligence, prudence and foresight that a competent person in the electricity supply industry would reasonably and ordinarily be expected to exercise under comparable circumstances;

*IEC* followed by a designation that includes a number and a reference to a year refers to the text, as from time to time amended and for the time being in force, of the document so designated, published by the International Electrotechnical Commission;

*reasonably practicable*, in relation to a duty to ensure that a network is safe or that an activity is carried out safely, means that which is, or was at a particular time, reasonably able to be done in relation to so ensuring, taking into account and weighing up all relevant matters including —

- (a) the likelihood of the hazard or the risk concerned occurring; and
- (b) the degree of harm that might result from the hazard or the risk; and
- (c) what the person concerned knows, or ought reasonably to know, about —
  - (i) the hazard or the risk; and
  - (ii) ways of eliminating or minimising the hazard or the risk;

and

- (d) the availability and suitability of ways to eliminate or minimise the hazard or the risk; and
- (e) after assessing the extent of the hazard or the risk and the available ways of eliminating or minimising the hazard or the risk — the cost associated with available ways of eliminating or minimising the hazard or the risk, including whether the cost is grossly disproportionate to the hazard or the risk;

*stand-alone power system* has the meaning given in the *Electricity Industry Act 2004* section 3(1);

*storage works* has the meaning given in the *Electricity Industry Act 2004* section 3(1);

- (2) In regulation 3(1) in the definition of *network*:
- (a) in paragraph (a) delete “operator; and” and insert:

operator, including storage works connected to the transmission works, other than storage works that are not part of the transmission works; and
  - (b) in paragraph (b)(i) delete “that are” (1<sup>st</sup> occurrence);
  - (c) in paragraph (b)(i) delete “and that are” and insert:

that are
  - (d) after paragraph (b)(i) insert:
    - (ia) storage works connected to the distribution works, other than storage works that are not part of the distribution works; and
  - (e) after paragraph (b) insert:
    - (ba) stand-alone power systems operated by a network operator; and
  - (f) in paragraph (c) delete “(a) or (b)” and insert:

(a), (b) or (ba)
- (3) In regulation 3(1) in the definition of *prescribed activity* delete “design,”.
- (4) In regulation 3(4) delete “within 6 metres of the network.” and insert:

at the site at which the network is located or is being constructed.
- (5) After regulation 3(4) insert:
- (5) For the purposes of these regulations, the adequacy of plans, procedures, standards, work practices, instruction, training, supervision, records or other things must be assessed by reference to good industry practice.

**5. Regulation 4 amended**

- (1) In regulation 4(1)(f) delete “BHP Billiton Iron Ore Pty. Ltd.” and insert:

BHP Iron Ore Pty Ltd

- (2) In regulation 4(2):

- (a) in paragraph (b) delete “Nippon Steel & Sumikin Resources Australia Pty. Ltd.” and insert:

Nippon Steel Raw Materials Australia Pty Ltd

- (b) in paragraph (c) delete “Nippon Steel & Sumitomo Metal Australia Pty Ltd” and insert:

Nippon Steel Australia Pty. Limited

- (3) In regulation 4(3)(a) delete “Billiton”.

**6. Regulation 5A inserted**

At the beginning of Part 2 Division 1 insert:

**5A. Duty of network operator to ensure safety of network**

- (1) A network operator must ensure, so far as is reasonably practicable, that the network of the network operator is designed, constructed, operated and maintained so as to ensure that it is safe.

Penalty for this subregulation: a fine of \$250 000.

- (2) A network operator contravenes subregulation (1) if the network operator fails to —

- (a) develop, implement and maintain adequate —
- (i) design standards and construction procedures for the network; or
  - (ii) plans and procedures for the inspection, testing, maintenance and replacement of the network or parts of it; or
  - (iii) operating standards and procedures for the operation of the network;

or

- (b) regularly review the design, engineering and operation of the network for safety and effectiveness, in accordance with good industry practice.

- (3) Subregulation (2) does not limit the generality of subregulation (1).
- (4) A network operator must maintain records that are sufficient to demonstrate the extent of the network operator's compliance with its duty under subregulation (1).  
Penalty for this subregulation: a fine of \$250 000.
- (5) A network operator must —
- (a) maintain adequate records of the location of the network; and
  - (b) make those records available on request to a person who, for reasons of safety, requires access to the records.
- Penalty for this subregulation: a fine of \$250 000.

## 7. Regulation 6 amended

In regulation 6(2):

- (a) delete paragraph (b);
- (b) in paragraph (d) delete “design of the network; or” and insert:  
  
plans, procedures and standards referred to in regulation 5A(2)(a); or
- (c) in paragraph (f) delete “the design, engineering and operation of the network, and”;
- (d) in paragraph (f) delete “network,” (2<sup>nd</sup> occurrence) and insert:  
  
network

## 8. Regulation 7 amended

In regulation 7(2)(a) delete “activity carried out” and insert:

activities carried out by those persons

**9. Regulation 16 amended**

In regulation 16(1) delete “regulation 6.” and insert:  
  
regulations 5A and 6.

Note: The heading to amended regulation 16 is to read:

**Compliance with safety management system evidence of compliance with regulation 5A, 6 or 7**

**10. Regulation 22 amended**

- (1) In regulation 22 delete the definition of *good work practice*.
- (2) In regulation 22 in the definition of *notifiable incident* paragraph (a)(vii) and (viii) delete “good work” and insert:  
  
good industry

**11. Schedules 1 and 2 replaced**

Delete Schedules 1 and 2 and insert:

**Schedule 1 — Standards and codes containing evidentiary provisions**

[r. 17]

**Division 1 — General**

Code of Practice for Safe Low Voltage Work Practices by Electricians, published by the Director in December 2017.

Utility Providers Code of Practice for Western Australia, produced by the Utility Providers Services Committee and applicable from 1 March 2018.

WA Electrical Requirements, published by the Director in December 2019.

AS 2676.1:2020 Guide to the installation, maintenance, testing and replacement of secondary batteries in buildings — Part 1: Vented cells.

AS 2676.2:2020 Guide to the installation, maintenance, testing and replacement of secondary batteries in buildings — Part 2: Sealed cells.

AS 5577-2013 Electricity network safety management systems.

AS/NZS 3000:2018 Electrical installations (known as the Australian/New Zealand Wiring Rules).

AS/NZS 3013:2005 Electrical installations — Classification of the fire and mechanical performance of wiring system elements.

AS/NZS 3100:2017 Approval and test specification — General requirements for electrical equipment.

AS/NZS 60479.1:2010 Effects of current on human beings and livestock — Part 1: General aspects.

ENA Doc 008-2006 National guidelines on electrical safety for emergency service personnel.

ENA Doc 015-2006 National guidelines for prevention of unauthorised access to electricity infrastructure.

ENA Doc 018-2015 Guideline for the fire protection of electricity substations.

ENA Doc 044-2020 Guideline for energised low voltage work.

### **Division 2 — Overhead lines**

Code of Practice for Personnel Electrical Safety for Vegetation Control Work Near Live Power Lines, published by the Director in May 2021.

AS/NZS 1768:2007 Lightning protection.

AS 3891.1:2021 Air navigation — Cables and their supporting structures — Marking and safety requirements — Part 1: Marking of overhead cables and supporting structures.

AS 3891.2:2018 Air navigation — Cables and their supporting structures — Marking and safety requirements — Part 2: Low level aviation operations.

### **Division 3 — Switchyards, substations and power stations**

AS 1319-1994 Safety signs for the occupational environment.

AS 62271.1:2019 High-voltage switchgear and controlgear — Part 1: Common specifications for alternating current switchgear and controlgear (IEC 62271-1:2017 MOD).

AS 2865-2009 Confined spaces.

AS 60076.1:2014 Power transformers — Part 1: General (IEC 60076-1, Ed. 3.0 (2011) MOD).

AS 60076.11-2006 Power transformers — Part 11: Dry-type transformers.

ENA Doc 007-2006 Specification for polemounting distribution transformers.

### **Division 4 — Underground cables**

AS 2832.1:2015 Cathodic protection of metals — Part 1: Pipes and cables.

AS/NZS 2648.1:1995 Underground marking tape — Part 1: Non-detectable tape.



**Division 5 — Power coordination**

AS/NZS 3835.1:2006 Earth potential rise — Protection of telecommunications network users, personnel and plant — Part 1: Code of practice.

AS/NZS 3835.2:2006 Earth potential rise — Protection of telecommunications network users, personnel and plant — Part 2: Application guide.

HB 100-2000 (CJC 4) Coordination of power and telecommunications — Manual for the establishment of safe work practices and the minimisation of operational interference between power systems and paired cable telecommunications systems.

HB 101-1997 (CJC 5) Coordination of power and telecommunications — Low Frequency Induction (LFI) — Code of practice for the mitigation of hazardous voltages induced into telecommunications lines.

HB 102-1997 (CJC 6) Coordination of power and telecommunications — Low Frequency Induction (LFI) — Application guide to the LFI code.

HB 103-1997 (CJC 7) Coordination of power and telecommunications — Crossings Code: The arrangement of overhead power and telecommunications lines, pole stay wires, and suspension wires.

**Schedule 2 — Standards and codes containing obligatory provisions**

[r. 17]

**Division 1 — General**

AS 1882-2002 Earth and bonding clamps.

AS 2067:2016 Substations and high voltage installations exceeding 1 kV a.c.

AS 3011.1:2019 Electrical installations — Secondary batteries installed in buildings — Part 1: Vented cells.

AS 3011.2:2019 Electrical installations — Secondary batteries installed in buildings — Part 2: Sealed cells.

AS 3851-1991 The calculation of short circuit currents in three-phase a.c. systems.

AS/NZS 3863:2002 Galvanised mild steel wire for armouring cables.

AS 4741-2010 Testing of connections to low voltage electricity networks.

AS/NZS 4836:2011 Safe working on or near low-voltage electrical installations and equipment.

AS 60529-2004 Degrees of protection provided by enclosures (IP Code).

ENA DOC 003-2021 (NENS 03) National guidelines for safe access to electrical and mechanical apparatus.

ENA Doc 025-2010 EG-0 Power system earthing guide — Part 1: Management principles, version 1.

ENA Doc 042-2018 National guidelines for manual reclosing of high voltage electrical apparatus following a fault operation (Manual Reclose Guidelines).

ENA Doc 044-2020 Guideline for energised low voltage work.

ENA NENS 04-2006 National guidelines for safe approach distances to electrical and mechanical apparatus.

ENA NENS 08-2006 National guidelines for aerial surveillance of overhead electricity networks.

ENA NENS 09-2014 National guideline for the selection, use and maintenance of personal protection equipment for electrical arc hazards.

IEC 61914:2015 Cable cleats for electrical installations.

## **Division 2 — Overhead lines**

AS 1222.1-1992 Steel conductors and stays — Bare overhead — Part 1: Galvanised (SC/GZ).

AS 1222.2-1992 Steel conductors and stays — Bare overhead — Part 2: Aluminium clad (SC/AC).

AS 1531-1991 Conductors — Bare overhead — Aluminium and aluminium alloy.

AS 1720.1-2010 Timber structures — Part 1: Design methods.

AS 1720.2-2006 Timber structures — Part 2: Timber properties.

AS 1746-1991 Conductors — Bare overhead — Hard drawn copper.

AS/NZS 2878:2000 Timber — Classification into strength groups.

AS 3600:2018 Concrete structures.

AS 3607:1989 Conductors — Bare overhead, aluminium and aluminium alloy — Steel reinforced.

AS 3818.11-2009 Timber — Heavy structural products — Visually graded — Part 11: Utility poles.

AS 4100:2020 Steel structures.

AS 5804.1-2010 High-voltage live working — Part 1: General.

AS 5804.2-2010 High-voltage live working — Part 2: Glove and barrier work.

AS 5804.3-2010 High-voltage live working — Part 3: Stick work.

AS 5804.4-2010 High-voltage live working — Part 4: Barehand work.

AS 6947-2009 Crossing of waterways by electricity infrastructure.

AS/NZS 7000:2016 Overhead line design.

### **Division 3 — Underground cables**

AS/NZS 1026:2004 Electric cables — Impregnated paper insulated — For working voltages up to and including 19/33 (36) kV.

AS/NZS 1125:2001 Conductors in insulated electric cables and flexible cords.

AS/NZS 1429.1:2006 Electric cables — Polymeric insulated — Part 1: For working voltages 1.9/3.3 (3.6) kV up to and including 19/33 (36) kV.

AS/NZS 1429.2:2009 Electric cables — Polymeric insulated — Part 2: For working voltages above 19/33 (36) kV up to and including 87/150 (170) kV.

AS/NZS 3008.1.1:2017 Electrical installations — Selection of cables — Part 1.1: Cables for alternating voltages up to and including 0.6/1 kV — Typical Australian installation conditions.

### **Division 4 — Switchgear and protection**

AS 1033.1-1990 High voltage fuses (for rated voltages exceeding 1000 V) — Part 1: Expulsion type.

AS 1033.2-1988 High voltage fuses (for rated voltages exceeding 1000 V) — Part 2: Current-limiting (powder-filled) type.

AS 1307.2-1996 Surge arresters — Part 2: Metal-oxide surge arresters without gaps for a.c. systems.

AS/NZS 60137:2020 Insulated bushings for alternating voltages above 1000 V (IEC 60137:2017 (ED.7.0) MOD).

AS/NZS 60265.1:2001 High-voltage switches — Part 1: Switches for rated voltages above 1 kV and less than 52 kV (IEC 60265-1:1998, MOD).

AS 60296:2017 Fluids for electrotechnical applications — Unused mineral insulating oil for transformers and switchgear (IEC 60296:2012, MOD).

AS/NZS IEC 60947.1:2015 Low-voltage switchgear and controlgear — Part 1: General rules.

AS/NZS 61439.1:2016 Low-voltage switchgear and controlgear assemblies — Part 1: General rules.

AS/NZS 61439.2:2016 Low-voltage switchgear and controlgear assemblies — Part 2: Power switchgear and controlgear assemblies.

AS/NZS 61439.3:2016 Low-voltage switchgear and controlgear assemblies — Part 3: Distribution boards intended to be operated by ordinary person (DBO).

AS/NZS 61439.4:2016 Low-voltage switchgear and controlgear assemblies — Part 4: Particular requirements for assemblies for construction sites (ACS).

AS/NZS IEC 61439.5:2016 Low-voltage switchgear and controlgear assemblies — Part 5: Assemblies for power distribution in public networks.

AS 61869.1:2021 Instrument transformers — Part 1: General requirements (IEC 61869-1:2007 (ED.1.0) MOD).

AS 61869.2:2021 Instrument transformers — Part 2: Additional requirements for current transformers (IEC 61869-2:2012 (ED 1.0) MOD).

AS 61869.3:2021 Instrument transformers — Part 3: Additional requirements for inductive voltage transformers (IEC 61869-3:2011 (ED.1.0) MOD).

AS 61869.4:2021 Instrument transformers — Part 4: Additional requirements for combined transformers (IEC 61869-4:2013 (ED.1.0) MOD).

AS 61869.5:2021 Instrument transformers — Part 5: Additional requirements for capacity voltage transformers (IEC 61869-5:2011 (ED 1.0) MOD).

AS 62271.100:2019 High-voltage switchgear and controlgear — Part 100: High-voltage alternating-current circuit-breakers (IEC 62271-100:2008+AMD1:2012+AMD2:2017 CSV (ED.2.2)/COR 1:2018, MOD).

AS 62271.102:2019 High-voltage switchgear and controlgear — Part 102: Alternating current disconnectors and earthing switches (IEC 62271-102:2018, MOD).

AS IEC 62271.105:2015 High-voltage switchgear and controlgear — Part 105: Alternating current switch-fuse combinations for rated voltages above 1 kV up to and including 52 kV.

AS 62271.110:2019 High-voltage switchgear and controlgear — Part 110: Inductive load switching (IEC 62271-110:2017 (ED 4.0)/COR 1:2017/COR 2:2018, MOD).

AS 62271.200:2019 High-voltage switchgear and controlgear — Part 200: A.C. metal enclosed switchgear and controlgear for rated voltages above 1 kV and up to and including 52 kV (IEC 62271-200:2011/COR 1:2015, MOD).

AS 62271.201:2019 High-voltage switchgear and controlgear — Part 201: A.C. insulation enclosed switchgear and controlgear for rated voltages above 1 kV and up to and including 52 kV (IEC 62271-201:2014, MOD).

AS 62271.202:2019 High-voltage switchgear and controlgear — Part 202: High-voltage/low-voltage prefabricated substation (IEC 62271-202:2014, MOD).

AS 62271.203:2012 High-voltage switchgear and controlgear — Part 203: Gas-insulated metal-enclosed switchgear for rated voltages above 52 kV.

AS IEC 62271.4:2015 High-voltage switchgear and controlgear — Part 4: Handling procedures for sulphur hexafluoride (SF<sub>6</sub>) and its mixtures.

**12. Various penalties amended**

In the provisions listed in the Table delete “Penalty:” and insert:

Penalty for this subregulation:

**Table**

r. 6(1) and (4)	r. 7(1)
r. 8(1)	r. 9(2), (4) and (5)
r. 13(1)	r. 14(1) and (2)
r. 15(1), (2) and (3)	r. 19(1) and (2)
r. 21(1) and (2)	r. 23(1), (2), (3), (4) and (6)
r. 24(1)	r. 25(2), (3) and (4)
r. 26(3)	r. 31(1) and (5)
r. 32(2) and (5)	r. 41(2), (3), (4) and (5)

V.MOLAN, Clerk of the Executive Council.

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**ENVIRONMENT**

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EV301

Environmental Protection Act 1986

**Environmental Protection Regulations  
Amendment (Prohibited Plastics and Balloons)  
Regulations 2021**

SL 2021/215

Made by the Governor in Executive Council.

**Part 1 — Preliminary****1. Citation**

These regulations are the *Environmental Protection Regulations Amendment (Prohibited Plastics and Balloons) 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) Part 2 — on 1 January 2022;
- (c) Part 3 — on 1 July 2022;
- (d) the rest of the regulations — on 1 October 2022.

## Part 2 — Amendments commencing on 1 January 2022

### Division 1 — *Environmental Protection (Plastic Bags) Regulations 2018* amended

#### 3. Regulations amended

This Division amends the *Environmental Protection (Plastic Bags) Regulations 2018*.

#### 4. Regulation 1 amended

In regulation 1 delete “(*Plastic Bags*)” and insert:

*(Prohibited Plastics)*

#### 5. Regulation 3 amended

In regulation 3 insert in alphabetical order:

**accreditation authority** means the National Association of Testing Authorities Australia (ACN 004 379 748) or another body (whether in Australia or another country) that the CEO considers performs substantially equivalent accreditation functions;

**AS 4736-2006** means Australian Standard 4736-2006 *Biodegradable plastics - Biodegradable plastics suitable for composting and other microbial treatment* published by Standards Australia, as in effect from time to time;

**AS 5810-2010** means Australian Standard 5810-2010 *Biodegradable plastics - Biodegradable plastics suitable for home composting* published by Standards Australia, as in effect from time to time;

**bowl** includes a container that —

- (a) is designed to contain food; and
- (b) has a round rim and a flat base; and
- (c) tapers towards the base; and
- (d) holds at least 1 serve of food;

**cup** does not include a lid for a cup;

**cutlery** —

- (a) means utensils used for eating food; and
- (b) includes knives, forks, spoons, chopsticks, splayds and sporks;

***disposable plastic item*** means an item made wholly or partly out of plastic if —

- (a) the item is designed to be disposed of after a single use or several uses; or
- (b) the design and construction of the item is not sufficiently durable to enable the item to be kept and reused on an ongoing basis;

***food container*** —

- (a) means a container (with or without a lid) that is designed to contain food; but
- (b) does not include a cup or bowl;

***plastic*** —

- (a) means a material made from or comprising organic polymers of plant or fossil fuel origin; and
- (b) includes expanded polystyrene;

***prescribed drinking straw*** means a drinking straw that is a disposable plastic item;

***prescribed plastic item*** has the meaning given in regulation 3A;

## 6. Regulation 3A inserted

At the end of Part 1 insert:

### 3A. Prescribed plastic item

- (1) A disposable plastic item is a ***prescribed plastic item*** if it is any of the following —
  - (a) an item of cutlery;
  - (b) a drink stirrer;
  - (c) a plate;
  - (d) a food container (made from plastic that is not expanded polystyrene) without a lid;
  - (e) a food container made from expanded polystyrene;
  - (f) a lid made from expanded polystyrene for a food container;
  - (g) a tray made from expanded polystyrene;
  - (h) a bowl without a lid.



- (2) Without limiting subregulation (1), ***prescribed plastic item*** includes an item referred to in that subregulation that is —
- (a) made wholly or partly of degradable, oxo-degradable, biodegradable or compostable plastic; or
  - (b) made from plastic-laminated paper or plastic-laminated cardboard.
- (3) Despite subregulations (1) and (2), a disposable plastic item that is any of the following is not a ***prescribed plastic item*** —
- (a) a reusable cooler box made from expanded polystyrene;
  - (b) a lid made from expanded polystyrene for a reusable cooler box;
  - (c) a food container or bowl that is made from paperboard and certified as biodegradable.
- (4) For the purposes of subregulation (3)(c), an item is ***certified as biodegradable*** if —
- (a) a person accredited by an accreditation authority has issued a certificate verifying that the item complies with AS 4736-2006 or AS 5810-2010; and
  - (b) the certificate's period of validity has not expired.

**7. Regulation 6 inserted**

At the end of Part 2 insert:

**6. Reference to prescribed plastic bag before commencement of *Environmental Protection Regulations Amendment (Prohibited Plastics and Balloons) Regulations 2021 Pt. 3***

In the period beginning on 1 January 2022 and ending on 30 June 2022, a reference in regulation 5 to a prescribed plastic bag includes a reference to a bag that will be a prescribed plastic bag for the purposes of these regulations immediately after the *Environmental Protection Regulations Amendment (Prohibited Plastics and Balloons) Regulations 2021 Part 3* comes into operation.

**8. Part 3 replaced**

Delete Part 3 and insert:

**Part 3 — Offence relating to plastic items****7. Offence to give false or misleading information about prescribed plastic item or prescribed drinking straw**

A person who supplies or manufactures prescribed plastic items or prescribed drinking straws must not give any information that the person knows is false or misleading to another person about —

- (a) the composition of a prescribed plastic item or prescribed drinking straw; or
- (b) whether or not a plastic item is a prescribed plastic item.

Penalty: a fine of \$5 000.

**8. Reference to prescribed plastic item before commencement of *Environmental Protection Regulations Amendment (Prohibited Plastics and Balloons) Regulations 2021 Pt. 4***

In the period beginning on 1 January 2022 and ending on 30 June 2022, a reference in regulation 7 to a prescribed plastic item includes a reference to an item that will be a prescribed plastic item for the purposes of these regulations immediately after the *Environmental Protection Regulations Amendment (Prohibited Plastics and Balloons) Regulations 2021 Part 4* comes into operation.

**Division 2 — *Environmental Protection Regulations 1987***  
**amended**

**9. Regulations amended**

This Division amends the *Environmental Protection Regulations 1987*.

**10. Schedule 6 amended**

In Schedule 6 delete:

*Environmental Protection  
(Plastic Bags)  
Regulations 2018*

1.	regulation 4	250	500
2.	regulation 5	250	500

and insert:

*Environmental Protection  
(Prohibited Plastics)  
Regulations 2018*

1.	regulation 4	250	500
2.	regulation 5	250	500
3.	regulation 7	250	500

## Part 3 — Amendments commencing on 1 July 2022

### Division 1 — *Environmental Protection (Prohibited Plastics) Regulations 2018* amended

#### 11. Regulations amended

This Division amends the *Environmental Protection (Prohibited Plastics) Regulations 2018*.

#### 12. Regulation 1 amended

In regulation 1 delete “*(Prohibited Plastics)*” and insert:

*(Prohibited Plastics and Balloons)*

#### 13. Regulation 3 amended

(1) In regulation 3 delete the definitions of:

*medical care provider*

*prescribed plastic bag*

(2) In regulation 3 insert in alphabetical order:

*adult* means a person who has reached 18 years of age;

*authorised business or undertaking* means —

- (a) a pharmacy the premises of which are registered under the *Pharmacy Act 2010* section 39(1); or
- (b) a business that supplies products used for medical or dental care; or
- (c) a local government customer service centre; or
- (d) a library or visitor information centre operated by a local government; or
- (e) a charitable organisation licensed under the *Charitable Collections Act 1946* section 11(3);

**care facility** means —

- (a) a private hospital as defined in the *Private Hospitals and Health Services Act 1927* section 2(1); or
- (b) a public hospital as defined in the *Health Services Act 2016* section 8(6); or
- (c) a facility at which residential care (as defined in the *Aged Care Act 1997* (Commonwealth) section 41-3) is provided; or
- (d) a specialist disability accommodation dwelling enrolled under the *National Disability Insurance Scheme (Specialist Disability Accommodation) Rules 2020* (Commonwealth) Part 3; or
- (e) a medical or dental clinic; or
- (f) a school as defined in the *School Education Act 1999* section 4; or
- (g) a place at which community health services are provided; or
- (h) a facility at which disability support, palliative care, respite care or rehabilitation services are provided;

**community health service** means —

- (a) any residential medical, paramedical, nursing or palliative service; or
- (b) any service relating to, or associated with, the provision of a service referred to in paragraph (a);

**conduct a business or undertaking** has a meaning affected by regulation 3C;

**Department's website** means a website maintained by or on behalf of the Department;

**medical care provider** means —

- (a) an individual who practises any of the following health professions as defined in the *Health Practitioner Regulation National Law (Western Australia)* section 5 —
  - (i) Aboriginal and Torres Strait Islander health practice;
  - (ii) dental (including the profession of a dentist, dental therapist, dental hygienist, dental prosthetist and oral health therapist);
  - (iii) medical;
  - (iv) medical radiation practice;
  - (v) midwifery;

- (vi) nursing;
- (vii) occupational therapy;
- (viii) paramedicine;
- (ix) physiotherapy;

or

- (b) a speech pathologist;

***pre-packaged food or drink product*** means a food or drink product that —

- (a) arrives at the premises from which it is to be supplied to a consumer in a container or packaging in, or by which, the food or drink is wholly enclosed, whether or not it is also in an outer container or packaging that contains multiple units of the food or drink; and
- (b) is not designed to be removed from its container or packaging, other than any outer container or packaging, before it is supplied to the consumer;

***prescribed plastic bag*** has the meaning given in regulation 3B;

#### 14. Regulations 3B to 3D inserted

At the end of Part 1 insert:

##### 3B. Prescribed plastic bag

- (1) A ***prescribed plastic bag*** is a carry bag with handles that is made wholly or partly from plastic and is designed to convey goods purchased from a retailer.
- (2) Without limiting subregulation (1), ***prescribed plastic bag*** includes a bag referred to in that subregulation that is —
  - (a) made wholly or partly of degradable, oxo-degradable, biodegradable or compostable plastic; or
  - (b) made from plastic-laminated paper or plastic-laminated cardboard.

- (3) Despite subregulations (1) and (2), ***prescribed plastic bag*** does not include —
- (a) a barrier bag; or
  - (b) a bag that is, or is an integral part of, the packaging in which goods are sealed for sale; or
  - (c) a shopping bag that is made from 1 or more of the following fabrics (whether or not mixed with a fabric that is not made from plastic) —
    - (i) woven polypropylene (whether or not it is insulated for the purpose of keeping items cold);
    - (ii) nylon;
    - (iii) recycled polyethylene terephthalate;or
  - (d) a shopping bag that is made from non-woven polypropylene (whether or not mixed with a fabric that is not made from plastic) if —
    - (i) the bag has sewn, rather than heat-welded, seams; and
    - (ii) the fabric has a minimum weight of 90 grams per square metre measured as a single layer of fabric.

**3C. Conducting business or undertaking**

Without limitation, a person ***conducts a business or undertaking*** —

- (a) whether the person conducts the business or undertaking alone or with others; and
- (b) whether or not the business or undertaking is conducted for profit or gain.

**3D. Regulations apply to supplies that occur wholly in the State**

These regulations apply to the supply of a prescribed plastic bag, prescribed plastic item or prescribed drinking straw only if both the supplier and the person supplied are in the State.

**15. Part 3 replaced**

Delete Part 3 and insert:

**Part 3 — Offences relating to plastic items****Division 1 — Prescribed plastic items****7. Offence to supply prescribed plastic item**

- (1) A person must not, in the course of conducting a business or undertaking, supply a prescribed plastic item.

Penalty for this subregulation: a fine of \$5 000.

- (2) Subregulation (1) does not apply to the supply of a prescribed plastic item if the item —
- (a) forms part of, is attached to, or is inside the sealed packaging of, a pre-packaged food or drink product; or
  - (b) is a tray made from expanded polystyrene that is used solely as packaging for raw meat or seafood.

Note for this subregulation:

The following are examples for paragraph (a):

- (a) a spoon attached to, or sealed inside, a pre-packaged yoghurt container;
  - (b) a fork attached to, or sealed inside, a pre-packaged instant noodle packet;
  - (c) a bowl that forms part of a pre-packaged instant noodle packet;
  - (d) a plate sealed inside a pre-packaged frozen meal.
- (3) Subregulation (1) does not apply to the supply of a prescribed plastic item in connection with the service or consumption of food or drink on an aircraft.
- (4) Subregulation (1) does not apply to the wholesale supply of a prescribed plastic item if the wholesale supplier believes on reasonable grounds that the person to whom the item is supplied by the wholesale supplier, or another person to whom the item is subsequently to be supplied, will use the item —
- (a) to prepare a pre-packaged food or drink product; or
  - (b) in the case of a prescribed plastic item that is a tray made from expanded polystyrene — as packaging for raw meat or seafood; or



- (c) in the case of a prescribed plastic item that is a bowl without a lid or a food container (made from plastic other than expanded polystyrene) without a lid — in conjunction with a lid; or
- (d) in connection with the service or consumption of food or drink on an aircraft.

## **Division 2 — Prescribed drinking straws**

### **8. Offence to supply prescribed drinking straw**

- (1) A person must not, in the course of conducting a business or undertaking, supply a prescribed drinking straw.

Penalty for this subregulation: a fine of \$5 000.

- (2) Subregulation (1) does not apply if the supply is permitted under regulation 9, 10, 11, 12, 13, 14 or 15.

### **9. Permitted supply: straw supplied as part of pre-packaged food or drink product**

A person may supply a prescribed drinking straw if the straw forms part of, is attached to, or is inside the sealed packaging of, a pre-packaged food or drink product.

Example for this regulation:

A drinking straw attached to a juice box.

### **10. Permitted supply: straw supplied by medical care provider**

A medical care provider may supply a prescribed drinking straw (either as a single straw or as part of a pack) in the course of conducting their practice as a medical care provider.

### **11. Permitted supply: straw supplied on aircraft**

A person may supply a single prescribed drinking straw to a person if the supply occurs in connection with the service or consumption of food or drink on an aircraft.

**12. Permitted supply: straw supplied at care facility**

- (1) A person (the *supplier*) may supply a prescribed drinking straw (either as a single straw or as part of a pack) to a person being cared for at a care facility if —
- (a) before the supply, the straw or pack of straws is not kept where it is generally available to be taken by persons at the care facility; and
  - (b) either —
    - (i) the person being cared for has requested the straw or pack of straws; or
    - (ii) the supplier reasonably believes that the straw or pack of straws is required for medical, disability or therapeutic purposes.
- (2) For the purposes of subregulation (1), there is no requirement for the supplier to request or obtain any information or evidence in relation to any medical, disability or therapeutic purposes for which the straw or pack of straws is required.

**13. Permitted supply: straw supplied on request with food or drink**

A person may supply a single prescribed drinking straw to a person in the course of conducting a business or undertaking (other than a retail business) as part of which food or drink is supplied if —

- (a) before the supply, the straw is not kept on display or where it is generally available to be taken by persons at the place where the supply occurs; and
- (b) the straw is supplied —
  - (i) at the request of a person; and
  - (ii) for use with food or drink.

**14. Permitted supply: pack of straws supplied by authorised business or undertaking**

- (1) A person (the *supplier*) may supply a pack of prescribed drinking straws to a person in the course of conducting an authorised business or undertaking if —
- (a) before the supply, the pack of straws is not kept on display or where it is generally available to be taken by persons at the place where the supply occurs; and
  - (b) the person requests the pack of straws; and
  - (c) either —
    - (i) the supplier communicates to the person that prescribed drinking straws can only be supplied for medical, disability or therapeutic purposes; or
    - (ii) the person states that the pack of straws is required for medical, disability or therapeutic purposes.
- (2) For the purposes of subregulation (1), there is no requirement for the supplier to request or obtain any information or evidence in relation to any medical, disability or therapeutic purposes for which the pack of straws is required.

**15. Permitted supply: straw supplied on wholesale basis**

A person (the *wholesale supplier*) may supply a prescribed drinking straw on a wholesale basis if the wholesale supplier believes on reasonable grounds that the person to whom the straw is supplied by the wholesale supplier, or another person to whom the straw is subsequently to be supplied —

- (a) will use the straw to prepare a pre-packaged food or drink product; or
- (b) will use the straw in connection with the service or consumption of food or drink on an aircraft; or
- (c) is a medical care provider; or
- (d) conducts, or is involved in conducting, a business or undertaking that is —
  - (i) a care facility; or
  - (ii) a business or undertaking (other than a retail business) as part of which food or drink is supplied to persons; or
  - (iii) an authorised business or undertaking.

**Division 3 — General****16. CEO may grant exemption**

- (1) If the CEO considers that it is reasonably necessary to do so, the CEO may, by notice published on the Department's website, exempt a person or class of persons from regulation 7(1) in relation to —
  - (a) all supplies of prescribed plastic items; or
  - (b) supplies of prescribed plastic items of specified kinds, or in specified circumstances, or both.
- (2) If the CEO considers that it is reasonably necessary to do so, the CEO may, by notice published on the Department's website, exempt a person or class of persons from regulation 8(1) in relation to —
  - (a) all supplies of prescribed drinking straws; or
  - (b) supplies of prescribed drinking straws of specified kinds, or in specified circumstances, or both.
- (3) The CEO may grant an exemption under subregulation (1) or (2) subject to conditions specified in the notice.
- (4) If the CEO grants an exemption under subregulation (1) or (2), the CEO must specify in the notice the period for which the exemption applies.
- (5) The CEO may, by notice published on the Department's website, revoke or vary an exemption granted under subregulation (1) or (2).

**17. Application for exemption**

- (1) A person may apply to the CEO for an exemption under regulation 16(1) or (2).
- (2) Before determining the application, the CEO may require the applicant to provide any further information the CEO requires in any particular case.

**18. Effect of exemption**

- (1) Regulation 7(1) does not apply to —
  - (a) the supply of a prescribed plastic item by a person if an exemption under regulation 16(1) applies to the person in relation to the supply; or
  - (b) the wholesale supply of a prescribed plastic item if the wholesale supplier believes on reasonable grounds that an exemption under regulation 16(1) applies to any of the following persons in relation to the supply of prescribed plastic items of that kind —
    - (i) the person to whom the item is supplied by the wholesale supplier;
    - (ii) another person to whom the item is subsequently to be supplied.
- (2) Regulation 8(1) does not apply to —
  - (a) the supply of a prescribed drinking straw by a person if an exemption under regulation 16(2) applies to the person in relation to the supply; or
  - (b) the wholesale supply of a prescribed drinking straw if the wholesale supplier believes on reasonable grounds that an exemption under regulation 16(2) applies to any of the following persons in relation to the supply of prescribed drinking straws of that kind —
    - (i) the person to whom the straw is supplied by the wholesale supplier;
    - (ii) another person to whom the straw is subsequently to be supplied.

**19. Offence to give false or misleading information about prescribed plastic item or prescribed drinking straw**

A person who supplies or manufactures prescribed plastic items or prescribed drinking straws must not give any information that the person knows is false or misleading to another person about —

- (a) the composition of a prescribed plastic item or prescribed drinking straw; or
- (b) whether or not a plastic item is a prescribed plastic item.

Penalty: a fine of \$5 000.

**20. Reference to prescribed plastic item before commencement of *Environmental Protection Regulations Amendment (Prohibited Plastics and Balloons) Regulations 2021 Pt. 4***

In the period beginning on 1 July 2022 and ending on 30 September 2022, a reference in regulation 19 to a prescribed plastic item includes a reference to an item that will be a prescribed plastic item for the purposes of these regulations immediately after the *Environmental Protection Regulations Amendment (Prohibited Plastics and Balloons) Regulations 2021 Part 4* comes into operation.

**Part 4 — Offences relating to the release of balloons**

**21. Offences relating to release of balloons**

- (1) A person must not release, or cause or permit the release of, a balloon inflated with gas that causes it to rise in the air.  
Penalty for this subregulation: a fine of \$5 000.
- (2) An adult commits an offence if a child in the adult's care releases a balloon inflated with gas that causes it to rise in the air.  
Penalty for this subregulation: a fine of \$5 000.
- (3) It is a defence to a charge under subregulation (2) to prove that the adult took steps that were reasonable in the circumstances to ensure that the child did not release the balloon.
- (4) Subregulations (1) and (2) do not apply if the balloon is —
  - (a) released for scientific (including meteorological) purposes; or
  - (b) released inside a building or structure and does not make its way into the open air; or
  - (c) a hot air balloon that is designed to —
    - (i) carry persons; or
    - (ii) be recovered after landing.

**Division 2 — *Environmental Protection Regulations 1987*  
amended**

**16. Regulations amended**

This Division amends the *Environmental Protection Regulations 1987*.

**17. Schedule 6 amended**

In Schedule 6 delete:

*Environmental Protection  
(Prohibited Plastics)  
Regulations 2018*

1.	regulation 4	250	500
2.	regulation 5	250	500
3.	regulation 7	250	500

and insert:

*Environmental Protection  
(Prohibited Plastics and  
Balloons) Regulations 2018*

1.	regulation 4	250	500
2.	regulation 5	250	500
3.	regulation 7(1)	250	500
4.	regulation 8(1)	250	500
5.	regulation 19	250	500
6.	regulation 21(1)	250	500
7.	regulation 21(2)	250	500

## Part 4 — Amendments commencing on 1 October 2022

### 18. Regulations amended

This Part amends the *Environmental Protection (Prohibited Plastics and Balloons) Regulations 2018*.

### 19. Regulation 3 amended

In regulation 3 insert in alphabetical order:

*hot drink or soup* means a drink or soup at a temperature higher than the ambient temperature;

### 20. Regulation 3A amended

(1) In regulation 3A(1):

(a) in paragraph (h) delete “lid.” and insert:

lid;

(b) after paragraph (h) insert:

(i) a cup.

(2) In regulation 3A(3):

(a) in paragraph (c) delete “biodegradable.” and insert:

biodegradable;

(b) after paragraph (c) insert:

(d) a cup made from expanded polystyrene.

### 21. Regulation 7 amended

(1) In regulation 7(2):

(a) in paragraph (b) delete “seafood.” and insert:

seafood; or

(b) after paragraph (b) insert:

(c) is a cup that contains a hot drink or soup when it is supplied.



- (2) After regulation 7(4) insert:
- (5) Subregulation (1) does not apply to the wholesale supply of a prescribed plastic item if the item is a cup of a kind that is suitable to be used to contain a hot drink or soup.

V.MOLAN, Clerk of the Executive Council.

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## HEALTH

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HE301

Tobacco Products Control Act 2006

# Tobacco Products Control Amendment Regulations 2021

SL 2021/212

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Tobacco Products Control 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 31 December 2021.

**3. Regulations amended**

These regulations amend the *Tobacco Products Control Regulations 2006*.

**4. Regulation 10 amended**

Delete regulation 10(2).

V.MOLAN, Clerk of the Executive Council.

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**LOCAL GOVERNMENT**

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LG301

Cemeteries Act 1986  
Local Government Act 1995

## **Local Government Amendment (Infringement Notices) Local Law 2021**

Made by the Governor in Executive Council.

### **1. Citation**

This local law is the *Local Government Amendment (Infringement Notices) Local Law 2021*.

### **2. Commencement**

This local law comes into operation as follows —

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

### **3. Various local laws amended**

- (1) This clause amends the local laws listed in the Table.
- (2) In the provisions listed in the Table:
  - (a) delete the passage that begins with “If you take no action” and ends with “will also be payable.” and insert:

If you take no action you may be prosecuted or enforcement action may be taken under the *Fines, Penalties and Infringement Notices Enforcement Act 1994*. Under that Act, some or all of the following actions may be taken — your driver’s licence may be suspended, your vehicle licence may be suspended or cancelled, you may be disqualified from holding or obtaining a driver’s licence or vehicle licence, your vehicle may be immobilised or have its number plates removed, your details may be published on a website, your earnings or bank accounts may be garnished, and your property may be seized and sold.

- (b) delete “Failure to do so may result in your driver’s licence or any vehicle licence you hold being suspended without your knowledge.”.

**Table**

<i>City of Armadale Parking and Parking Facilities Local Law</i>	Sch. 3 Forms 2 and 3
<i>City of Canning Parking Local Law 2010</i>	Sch. 3 Forms 2 and 3
<i>City of Mandurah Parking and Parking Facilities Local Law 2015</i>	Sch. 2 Forms 2 and 3
<i>City of Perth Parking Local Law 2017</i>	Sch. 1 Form 1
<i>City of Rockingham Parking Local Law 2018</i>	Sch. 2 Forms 2 and 3
<i>City of South Perth Parking Local Law 2017</i>	Sch. 2 Forms 2 and 3
<i>City of Stirling Keeping and Control of Cats Local Law 1999</i>	Sch. 3
<i>Shire of Bruce Rock Parking and Parking Facilities Local Law</i>	Sch. 3 Forms 2 and 3
<i>Shire of Capel Parking and Parking Facilities Local Law 2016</i>	Sch. 3 Forms 2 and 3
<i>Shire of Collie Parking and Parking Facilities Local Law 2012</i>	Sch. 3 Form 2
<i>Shire of Corrigin Local Law Relating to Trading in Public Places</i>	Sch. 3 Form 2
<i>Shire of Dandaragan Parking and Parking Facilities Local Law 2010</i>	Sch. 3 Forms 2 and 3
<i>Shire of Dowerin Parking and Parking Facilities Local Law 2018</i>	Sch. 3 Forms 2 and 3
<i>Shire of East Pilbara Parking Local Law 2011</i>	Sch. 3 Form 2
<i>Shire of Esperance Parking and Parking Facilities Local Law</i>	Sch. 3 Forms 2 and 3

<i>Shire of Narrogin Parking Local Law 2016</i>	Sch. 2
<i>Town of Port Hedland Parking Local Law 2015</i>	Sch. 3 Forms 2 and 3

**4. *Parking and Parking Facilities Local Law (City of Armadale) amended***

- (1) This clause amends the *Parking and Parking Facilities Local Law (City of Armadale)*.
- (2) After the heading to Part 1 insert:

**1.1A Citation**

This local law is the *City of Armadale Parking and Parking Facilities Local Law*.

**5. *City of Fremantle Parking Local Law 2021 amended***

- (1) This clause amends the *City of Fremantle Parking Local Law 2021*.
- (2) In Schedule 2 Forms 2 and 3 delete “Failure to do so may result in your driver’s licence or any vehicle licence you hold being suspended without your knowledge.”.

**6. *City of Mandurah Cemeteries Local Law 2010 amended***

- (1) This clause amends the *City of Mandurah Cemeteries Local Law 2010*.
- (2) In Schedule 2:
  - (a) delete the passage that begins with “If you take no action” and ends with “will also be payable.” (each occurrence) and insert:
 

If you take no action you may be prosecuted or enforcement action may be taken under the *Fines, Penalties and Infringement Notices Enforcement Act 1994*. Under that Act, some or all of the following actions may be taken — your driver’s licence may be suspended, your vehicle licence may be suspended or cancelled, you may be disqualified from holding or obtaining a driver’s licence or vehicle licence, your vehicle may be immobilised or have its number plates removed, your details may be published on a website, your earnings or bank accounts may be garnished, and your property may be seized and sold.
  - (b) delete “Fines Enforcement Registry Reminder Notices will incur additional costs.”.

**7. *City of Melville Parking Local Law 2016 amended***

- (1) This clause amends the *City of Melville Parking Local Law 2016*.
- (2) In Schedule 3 Forms 2 and 3 delete the passage that begins with “If you take no action” and ends with “will also be payable.” and insert:

If you take no action you may be prosecuted or enforcement action may be taken under the *Fines, Penalties and Infringement Notices Enforcement Act 1994*. Under that Act, some or all of the following actions may be taken — your driver’s licence may be suspended, your vehicle licence may be suspended or cancelled, you may be disqualified from holding or obtaining a driver’s licence or vehicle licence, your vehicle may be immobilised or have its number plates removed, your details may be published on a website, your earnings or bank accounts may be garnished, and your property may be seized and sold.

**8. *City of Vincent Parking and Parking Facilities Local Law 2007 amended***

- (1) This clause amends the *City of Vincent Parking and Parking Facilities Local Law 2007*.
- (2) In Schedule 4:
  - (a) delete the passage that begins with “If you take no action” and ends with “payable by you.” and insert:

If you take no action you may be prosecuted or enforcement action may be taken under the *Fines, Penalties and Infringement Notices Enforcement Act 1994*. Under that Act, some or all of the following actions may be taken — your driver’s licence may be suspended, your vehicle licence may be suspended or cancelled, you may be disqualified from holding or obtaining a driver’s licence or vehicle licence, your vehicle may be immobilised or have its number plates removed, your details may be published on a website, your earnings or bank accounts may be garnished, and your property may be seized and sold.

- (b) delete “Failure to do so may result in your driver’s licence or any vehicle licence you hold being suspended without your knowledge.”.

**9. *Parking and Parking Facilities Local Law 2010 (Shire of Dandaragan) amended***

- (1) This clause amends the *Parking and Parking Facilities Local Law 2010* (Shire of Dandaragan).
- (2) After the heading to Part 1 insert:

**1.1A Citation**

This local law is the *Shire of Dandaragan Parking and Parking Facilities Local Law 2010*.

**10. *Shire of East Pilbara Parking Local Law 2011 amended***

- (1) This clause amends the *Shire of East Pilbara Parking Local Law 2011*.
- (2) In Schedule 3 Forms 1 and 2 delete “*Shire of East Pilbara Parking and Parking Facilities Local Law 2011*.” and insert:

*Shire of East Pilbara Parking Local Law 2011*.

**11. *Parking and Parking Facilities Local Law (Shire of Esperance) amended***

- (1) This clause amends the *Parking and Parking Facilities Local Law* (Shire of Esperance).
- (2) After the heading to Part 1 insert:

**1.1A Citation**

This local law is the *Shire of Esperance Parking and Parking Facilities Local Law*.

V. MOLAN, Clerk of the Executive Council.

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**PREMIER AND CABINET**

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PR301

Trans-Tasman Mutual Recognition (Western Australia) Act 2007

**Trans-Tasman Mutual Recognition (Western  
Australia) (Temporary Exemption)  
Regulations 2021**

SL 2021/210

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Trans-Tasman Mutual Recognition (Western Australia) (Temporary Exemption) 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 2022.

**3. Temporary exemption: law relating to prohibited plastics (s. 5)**

For the purposes of section 46 of the Commonwealth Act, the *Environmental Protection (Prohibited Plastics and Balloons) Regulations 2018* Parts 2 and 3 are declared to be exempt from the operation of the Commonwealth Act.

**4. Repeal**

These regulations are repealed on 1 July 2023.

V. MOLAN, Clerk of the Executive Council.

PR302

Mutual Recognition (Western Australia) Act 2020

## Mutual Recognition (Western Australia) (Temporary Exemption) Regulations 2021

SL 2021/211

Made by the Governor in Executive Council.

### 1. Citation

These regulations are the *Mutual Recognition (Western Australia) (Temporary Exemption) 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 2022.

### 3. Temporary exemption: law relating to prohibited plastics (s. 5)

The *Environmental Protection (Prohibited Plastics and Balloons) Regulations 2018* Parts 2 and 3 are declared to be a law to which section 15 of the Commonwealth Act applies.

### 4. Repeal

These regulations are repealed on 1 July 2023.

V.MOLAN, Clerk of the Executive Council.



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**RACING, GAMING AND LIQUOR**

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RA301

Liquor Control Act 1988

**Liquor Control (Parnngurr Restricted Area)  
Amendment Regulations (No. 2) 2021**

SL 2021/209

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Liquor Control (Parnngurr Restricted Area) 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 the day after that day.

**3. Regulations amended**

These regulations amend the *Liquor Control (Parnngurr Restricted Area) Regulations 2018*.

**4. Regulation 3 amended**

In regulation 3 in the definition of *Parnngurr Aboriginal Community*:

- (a) delete “1994 (GDA94)” and insert:

2020 (GDA2020)

- (b) delete paragraphs (a) and (b) and insert:

- (a) 22.817097°S;

- (b) 122.597667°E.

**5. Regulation 11 amended**

In regulation 11 delete “7 January 2022.” and insert:

7 January 2025.

V. MOLAN, Clerk of the Executive Council.

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## — PART 2 —

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### CONSERVATION

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CO401

#### CONSERVATION AND LAND MANAGEMENT ACT 1984

##### CONSERVATION AND LAND MANAGEMENT (EXCISION FROM TIMBER RESERVE) ORDER (NO. 1) 2021

Made by the Governor in Executive Council under section 17(6a) of the *Conservation and Land Management Act 1984*.

#### 1. Citation

This order may be cited as the *Conservation and Land Management (Excision from Timber Reserve) Order (No. 1) 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. Portions of Timber Reserve 68/25 excised

The area described in Schedule 1 is ordered to be excised from Timber Reserve 68/25.

##### Schedule 1—Land no longer part of Timber Reserve 68/25

All that portion of land situated about and comprising of Lot 1162 on Deposited Plan 82057.

Area: 127.5361 hectares

On Landgate plan: 2030-3 CAMBRAY

#### 4. Purpose of excision

The area described in Schedule 1 is to facilitate the transfer of the area as part of the South West Native Title Indigenous Land Use Agreements, Noongar Land Base.

B. D'SA, Clerk of the Executive Council.

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### EDUCATION

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ED401

#### SCHOOL EDUCATION ACT 1999

##### NON-GOVERNMENT SCHOOLS FUNDING ORDER 2022

Made by the Minister for Education under section 183 of the *School Education Act 1999*.

#### 1. Citation

This order may be cited as the Non-Government Schools Funding Order 2022.

#### 2. Application

This Order applies for the year commencing on 1 January 2022.

#### 3. Interpretation

In this Order, unless the contrary intention appears—

- Act* means the *School Education Act 1999*;
- chief executive officer* has the same meaning as in section 151 of the Act;
- eligible school* means a registered school described in clause 5;
- eligible student* means a student described in clause 6;
- full-time equivalent* has the meaning specified;
- funding* means funding referred to in clause 8;

**funding category** means a category specified in column 1 of the table in Part 1 of the Schedule;  
**Guidelines** means the Guidelines issued by the Minister under clause 23;  
**high support needs student** means an eligible student classified as having high support needs;  
**incorporated** in respect of a governing body means incorporated in Australia;  
**report** means a report referred to in clause 21(3);  
**schedule** means the Schedule to this Order;  
**special education student** means an eligible student classified as having a mild, moderate or severe disability;  
**specified** means specified by the Minister, whether in the Guidelines or otherwise;  
**student census** means a student census referred to in clause 21(3) or any other document specified as such;  
**Talkabout 4 student** means an eligible student classified as being enrolled in Telethon Speech and Hearing's "Talkabout 4" program;  
**Talkabout 5 student** means an eligible student classified as being enrolled in Telethon Speech and Hearing's "Talkabout 5" program; and  
**Telethon Speech and Hearing** means the registered non-government school of that name.

## PART 1—ELIGIBILITY AND APPLICATION FOR FUNDING

### 4. Funding

Funding for the purposes of school education will be paid under and in accordance with this Order and the Guidelines to or for eligible schools which apply for funding in accordance with clause 7. Funding will be—

- (a) in the case of funding referred to in clause 8(1), calculated for an eligible school on the basis of its eligible students;
- (b) in the case of funding referred to in clause 8(3), calculated as determined by the Minister; and
- (c) provided on and subject to the conditions, limitations and restrictions set out in this Order and in the Guidelines.

### 5. Eligible Schools

An eligible school is a registered school which satisfies all of the following criteria at the relevant point in time—

- (a) its governing body is incorporated or the Minister has otherwise approved its status for the purposes of this clause;
- (b) there is not in effect a determination of the Minister that the registered school is conducted for profit for the purposes of this clause; and
- (c) there is not in effect a determination of the Minister that the registered school is ineligible for the purposes of this clause.

### 6. Eligible Students

A student is an eligible student in relation to an eligible school if he or she satisfies all of the following criteria—

- (a) the student is resident in Western Australia;
- (b) the student is enrolled at the eligible school;
- (c) the student is enrolled in a year level of education which is recorded in the register in respect of the eligible school and which is no earlier than the pre-compulsory education period for the student;
- (d) the student is compliant with the specified year level requirements;
- (e) the student has specified citizenship, residency or visa status in Australia;
- (f) the student meets the specified attendance requirements; and
- (g) the student has not turned 21 years of age before 1 January 2022.

### 7. Application for Funding

- (1) An eligible school, or a school system for which a system agreement is in force, may apply for funding under clause 8(1) in respect of its eligible students in the manner set out in this clause and as specified.
- (2) An application for funding under subclause (1) is to be made, on behalf of the eligible school or school system, by its governing body.
- (3) An application for funding is to be certified as specified.

**PART 2—CALCULATION AND PAYMENT OF FUNDING****8. Calculation of Funding**

(1) The amount of funding to be paid to the governing body of an eligible school or school system which has made an application under clause 7 will be, in respect of its eligible students—

- (a) a Per Capita Grant for each eligible student, calculated and paid in accordance with clause 9;
- (b) a Special Education Supplementary Per Capita Grant for each eligible student who is a special education student, calculated and paid in accordance with clause 10;
- (c) a High Support Needs Per Capita Grant for each eligible student who is a high support needs student, calculated and paid in accordance with clause 11;
- (d) a Talkabout 4 Supplementary Per Capita Grant for each eligible student who is a Talkabout 4 student, calculated and paid in accordance with clause 12; and
- (e) a Talkabout 5 Supplementary Per Capita Grant for each eligible student who is a Talkabout 5 student, calculated and paid in accordance with clause 13.

(2) The funding category for each eligible school is as determined by the Minister.

(3) In addition to the funding described in subclause (1), other funding may be provided for a registered school or school system at the discretion of and as determined by the Minister.

**9. Calculation and Payment of Per Capita Grant Funding**

(1) A Per Capita Grant amount for a full-time equivalent eligible student of an eligible school is specified in the table in Part 1 of the Schedule, corresponding to the funding category of the eligible school and according to the year level of the full-time equivalent eligible student specified in columns 2, 3, 4 and 5 of that table. This amount is the **Part 1 amount** for that full-time equivalent eligible student.

(2) Per Capita Grant funding under clause 8(1)(a) for an eligible school in a funding category other than 'H' is to be calculated and, unless otherwise determined in accordance with clause 15, paid in four instalments as follows—

- (a) a February instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's August 2021 student census;
- (b) a May instalment equal to the aggregate of 50% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's February 2022 student census, less the instalment amount paid for the eligible school in February as calculated under subclause (2)(a);
- (c) an August instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's February 2022 student census; and
- (d) an October instalment equal to the aggregate of 50% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's August 2022 student census, less the instalment amount paid for the eligible school in August as calculated under subclause (2)(c).

(3) Per Capita Grant funding under clause 8(1)(a) for an eligible school in funding category 'H' is to be calculated and, unless otherwise determined in accordance with clause 15, paid in four instalments as follows—

- (a) a February instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the November 2021 quarter;
- (b) a May instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the March 2022 quarter;
- (c) an August instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the June 2022 quarter; and
- (d) an October instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the September 2022 quarter.

**10. Calculation and Payment of Special Education Supplementary Per Capita Grant Funding**

(1) A Special Education Supplementary Per Capita Grant amount for a full-time equivalent special education student of an eligible school applies as follows—

- (a) mild disability—110 per cent of the relevant Part 1 amount for the full-time equivalent eligible student;
- (b) moderate disability—210 per cent of the relevant Part 1 amount for the full-time equivalent eligible student; and
- (c) severe disability—360 per cent of the relevant Part 1 amount for the full-time equivalent eligible student.

(2) Special Education Supplementary Per Capita Grant funding under clause 8(1)(b) for an eligible school is to be calculated and, unless otherwise determined in accordance with clause 15, paid in two instalments as follows—

- (a) a June instalment equal to the aggregate of 50% of the relevant Special Education Supplementary Per Capita Grant amount for each full-time equivalent special education student of the eligible school; and
- (b) an October instalment equal to the aggregate of 50% of the relevant Special Education Supplementary Per Capita Grant amount for each full-time equivalent special education student of the eligible school.

### **11. Calculation and Payment of High Support Needs Per Capita Grant Funding**

(1) A High Support Needs Per Capita Grant amount for a full-time equivalent high support needs student of an eligible school is specified in the table in Part 2 of the Schedule, according to the year level of the full-time equivalent high support needs student specified in columns 2, 3, 4 and 5 of that table. This amount is the **Part 2 amount** for that full-time equivalent high support needs student.

(2) High Support Needs Per Capita Grant funding under clause 8(1)(c) for an eligible school is to be calculated and, unless otherwise determined in accordance with clause 15, paid in two instalments as follows—

- (a) a June instalment equal to—
  - (i) the aggregate of 50% of the Part 2 amount for each full-time equivalent high support needs student of the eligible school,  
less
  - (ii) all amounts of funding paid or payable in respect of those full-time equivalent high support needs students under clause 9(2)(a) and (b) or clause 9(3)(a) and (b); and
- (b) an October instalment equal to—
  - (i) the aggregate of 50% of the Part 2 amount for each full-time equivalent high support needs student of the eligible school,  
less
  - (ii) all amounts of funding paid or payable in respect of those full-time equivalent high support needs students under clause 9(2)(c) and (d) or clause 9(3)(c) and (d).

### **12. Calculation and Payment of Talkabout 4 Supplementary Per Capita Grant Funding**

(1) A Talkabout 4 Supplementary Per Capita Grant amount for a full-time equivalent Talkabout 4 student of Telethon Speech and Hearing, in lieu of Special Education Supplementary Per Capita Funding, applies as follows—

- (a) mild disability—110 per cent of the relevant Part 1 amount for the full-time equivalent eligible student;
- (b) moderate disability—210 per cent of the relevant Part 1 amount for the full-time equivalent eligible student; and
- (c) severe disability—360 per cent of the relevant Part 1 amount for the full-time equivalent eligible student.

(2) Talkabout 4 Supplementary Per Capita Grant funding under clause 8(1)(d) for Telethon Speech and Hearing is to be calculated and, unless otherwise determined in accordance with clause 15, paid in two instalments as follows—

- (a) a March instalment equal to—
  - (i) the aggregate of 50% of the relevant Talkabout 4 Supplementary Per Capita Grant amount for each full-time equivalent Talkabout 4 student of Telethon Speech and Hearing,  
less
  - (ii) all amounts of funding paid or payable in respect of those full-time equivalent Talkabout 4 students also enrolled in Telethon Speech and Hearing's Outpost program under clause 9(2)(a) and (b); and
- (b) a September instalment equal to—
  - (i) the aggregate of 50% of the relevant Talkabout 4 Supplementary Per Capita Grant amount for each full-time equivalent Talkabout 4 student of Telethon Speech and Hearing,  
less
  - (ii) all amounts of funding paid or payable in respect of those full-time equivalent Talkabout 4 students also enrolled in Telethon Speech and Hearing's Outpost program under clause 9(2)(c) and (d).

### **13. Calculation and Payment of Talkabout 5 Supplementary Per Capita Grant Funding**

(1) A Talkabout 5 Supplementary Per Capita Grant amount for a full-time equivalent Talkabout 5 student of Telethon Speech and Hearing and the eligible school, in lieu of Special Education Supplementary Per Capita Funding, is 50% of the combined total of payments otherwise applicable for the full-time equivalent Talkabout 5 student under clause 9 and clause 10.

(2) Talkabout 5 Supplementary Per Capita Grant funding under clause 8(1)(e) for Telethon Speech and Hearing and the eligible school is to be calculated and, unless otherwise determined in accordance with clause 15, paid in two instalments as follows—

- (c) a March instalment equal to—
  - (i) the aggregate of 50% of the relevant Talkabout 5 Supplementary Per Capita Grant amount for each full-time equivalent Talkabout 5 student of Telethon Speech and Hearing and the eligible school,  
less
  - (ii) all amounts of funding paid or payable in respect of those full-time equivalent Talkabout 5 students under clause 9(2)(a) and (b); and
- (d) a September instalment equal to—
  - (i) the aggregate of 50% of the relevant Talkabout 5 Supplementary Per Capita Grant amount for each full-time equivalent Talkabout 5 student of Telethon Speech and Hearing and the eligible school,  
less
  - (ii) all amounts of funding paid or payable in respect of those full-time equivalent Talkabout 5 students under clause 9(2)(c) and (d).

#### **14. Variation or Withholding of Payment of Funding**

(1) Subject to subclause (2), a payment of funding for an eligible school may, with the approval of the chief executive officer, be increased or decreased to correct an overpayment or an underpayment previously made for that eligible school, whether due to an error in the eligible school's application or student census or otherwise.

(2) Funding will not be paid in respect of eligible students for any period prior to the 2022 year.

(3) A payment of funding for an eligible school may be withheld if, in the opinion of the Minister, the eligible school has not provided to the chief executive officer satisfactory evidence of appropriate acquittal of funding previously provided to the eligible school under Part 4, Division 5 of the Act.

#### **15. Safeguarding of Funds—Monthly Payments**

(1) Should the Minister consider it necessary in order to ensure that funding to be paid for an eligible school under this Order will be available to be applied for the purposes stipulated in clause 17, the Minister may determine that funding for the eligible school is to be paid in equal monthly instalments in the manner determined by the chief executive officer instead of in accordance with clauses 9, 10, 11, 12 or 13 (as the case may be).

(2) The Minister is to notify the governing body of the eligible school in writing if the Minister makes a determination under subclause (1) as soon as practicable after the making of that determination.

(3) The Minister may, by notice in advance to its governing body, revoke a determination made under subclause (1) in relation to an eligible school.

#### **16. Payment Method**

Unless otherwise approved by the chief executive officer, funding paid to a governing body under this Order is to be paid into the bank account of the governing body.

### **PART 3—APPLICATION AND ACQUITTAL OF FUNDING**

#### **17. Purposes for which Funding May Be Applied**

(1) The governing body of an eligible school must apply, and ensure the application of, Per Capita Grant funding received for that eligible school under clause 8(1)(a) only for the purposes of school education.

(2) The governing body of an eligible school must apply, and ensure the application of, Special Education Supplementary Per Capita Grant funding, High Support Needs Per Capita Grant funding, Talkabout 4 Supplementary Per Capita Grant funding and Talkabout 5 Supplementary Per Capita Grant funding received for that eligible school under clause 8(1)(b), (c), (d) and (e) only to support the education of the students in respect of whom that funding is paid, either individually or collectively.

(3) The governing body of an eligible school which receives funding under clause 8(3) must apply, and ensure the application of, that funding for the purpose stipulated by the Minister in allocating the funding.

#### **18. Distribution of Funding by the Governing Body**

(1) Unless authorised under subclause (2), where—

- (a) a governing body of a school system receives funding for eligible schools in its school system, the governing body must allocate to each school in the school system the funding paid for that school under clause 8; and
- (b) a governing body receives funding as the governing body of more than one eligible school other than as the governing body of a school system, the governing body must allocate to each such eligible school the funding paid for that eligible school under clause 8.

(2) The Minister may authorise—

- (a) the governing body of a school system to allocate the funding paid to it under clause 8 among the schools in the school system in a manner approved by the chief executive officer; and
- (b) a governing body which is the governing body for more than one eligible school to allocate the funding paid to it under clause 8 among the eligible schools for which it receives funding, in a manner approved by the chief executive officer,

instead of in accordance with subclause (1).

### **19. Grant Acquittal and Reporting**

(1) A governing body in receipt of funding under this Order must provide to the chief executive officer a statement (a **funding acquittal**) by no later than 30 June 2022 confirming that the funding paid to it under this Order has been spent or committed in accordance with this Order.

(2) A funding acquittal must comply with the specified requirements.

### **20. Safeguarding of Funds—Separate Accounting**

(1) The chief executive officer may determine that the governing body of a registered school must separately identify in its accounts the revenue and expenditure related to funding provided under this Order, as from a specified date and in the manner determined by the chief executive officer.

(2) The chief executive officer is to notify the governing body of the eligible school in writing if the chief executive officer makes a determination under subclause (1) as soon as practicable after the making of that determination and of the date from which the governing body must give effect to the determination. The chief executive officer's notice must be given not less than 60 days prior to the date from which the governing body must give effect to the determination and the commencement of the governing body's financial year.

(3) The chief executive officer may, by notice in advance to its governing body, revoke a determination made under subclause (1) in relation to an eligible school.

### **21. Governing Body Records**

(1) The chief executive officer may personally or through any representative conduct an audit to verify entitlement to or expenditure of funding or to verify any other matter in connection with this Order or the provision of funding. A governing body in receipt of funding under this Order must keep and provide when requested all necessary or appropriate student enrolment and attendance records and other records (including disability assessment and residency status records) validating a school's funding application to enable audits to be conducted by the chief executive officer or any representative of the chief executive officer.

(2) A governing body in receipt of funding under this Order must maintain financial records and documents to enable audits to be conducted by the chief executive officer or any representative of the chief executive officer in accordance with Australian Accounting Standards and Australian Auditing and Assurance Standards.

(3) A governing body applying for, or in receipt of, funding under this Order must provide, at the times and in the form from time to time specified—

- (a) in the case of an eligible school in a funding category other than 'H', a student census; and
- (b) in the case of an eligible school in funding category 'H', a report as to student numbers, in respect of each eligible school for which funding has been provided or for which an application for funding is made.

### **22. Notice to be Given to the Chief Executive Officer**

A governing body in receipt of funding under this Order must notify the chief executive officer within 14 days if any of the following occurs—

- (a) any change to the governing body's bank account details;
- (b) any change to the governing body's registration for Goods and Services Tax by the Commissioner of Taxation;
- (c) a decision to proceed with the winding up of any eligible school of which it is the governing body;
- (d) the affairs of the governing body or the affairs of any eligible school of which it is the governing body go under any form of external control (for example the control of a voluntary administrator) under a law of the Commonwealth or a State or Territory;
- (e) any change to the relationship between the governing body and one or more eligible schools insofar as it affects the governing body's ownership, oversight, management or control, or which negatively impacts interaction with an eligible school; and
- (f) any eligible school of which it is the governing body is conducted for profit.

### **23. Guidelines**

The Minister may from time to time issue Guidelines under this Order expressing the principles on which funding will be provided and assistance given under this Order.



**SCHEDULE****Part 1****2022 PER CAPITA GRANTS**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>	<b>Column 4</b>	<b>Column 5</b>
State Funding Category	<b>School year</b> Pre-Compulsory (Kindergarten)	<b>School year</b> Compulsory Primary (Pre-Primary to Year 6)	<b>School year</b> Compulsory Middle (Year 7 to Year 10)	<b>School year</b> Compulsory Secondary (Year 11 and Year 12)
	\$	\$	\$	\$
A	2,307	1,538	2,260	2,334
B	2,658	1,771	2,604	2,871
C	2,669	1,780	2,615	2,940
D	2,753	1,835	2,698	3,029
E	2,888	1,925	2,828	3,161
F	3,012	2,006	2,950	3,264
G	3,107	2,071	3,045	3,382
G (A)	4,628	3,087	4,536	5,035
H	0	0	4,536	5,035
I	6,158	4,106	6,036	6,652
J	0	8,924	13,119	14,454

**Part 2****2022 HIGH SUPPORT NEEDS PER CAPITA GRANTS**

<b>State Funding Category</b>	<b>School year</b> Pre-Compulsory (Kindergarten)	<b>School year</b> Compulsory Primary (Pre-Primary to Year 6)	<b>School year</b> Compulsory Middle (Year 7 to Year 10)	<b>School year</b> Compulsory Secondary (Year 11 and Year 12)
	\$	\$	\$	\$
A—J	13,310	33,275	33,275	33,275

Dated this 2nd day of December 2021.

SUE ELLERY, MLC, Minister for Education and Training.

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## **ENERGY**

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**EN401**

**GAS SERVICES INFORMATION ACT 2012**  
**GAS SERVICES INFORMATION REGULATIONS 2012**  
**GAS SERVICES INFORMATION RULES**

GSI Rules made by the Minister for Energy.

I, Mr Bill Johnston, Minister for Energy for the State of Western Australia hereby give notice of GSI Rules made in accordance with regulation 7(6) of the *Gas Services Information Regulations 2012*.

These GSI Rules may be cited as the *Gas Services Information Amendment (AEMO Allowable Revenue) Rules 2021* and are to commence at 8:00am (WST) on the day this notice is published in the *Gazette*.

Dated at Perth this 13th day of December 2021.

Hon. BILL JOHNSTON, MLA, Minister for Energy.

**1. Rule 8 amended**

- 1.1 Amend subrule 8(1)(b) by inserting “or deregister” after “register”.
- 1.2 Amend subrule 8(1)(c) by inserting “or deregister” after “register” and removing “as Registered Facilities,”.
- 1.3 Amend subrule 8(1)(j) by inserting “the GSI Act,” after “conferred on AEMO under”.
- 1.4 Amend subrule 8(1)(jb) by deleting “and” after “under the Rules;”.
- 1.5 Insert a new subrule 8(1)(jc), after subrule 8(1)(jb), as follows—
  - (jc) to support the Coordinator’s role, and to facilitate and implement decisions by the Coordinator and the Minister, regarding the evolution and development of the GSI Rules; and
- 1.6 Amend subrule 8(1B)(f) by removing “[Blank]” and replacing with “to support the Coordinator’s role, and to facilitate and implement decisions by the Coordinator and the Minister, regarding the evolution and development of the GSI Rules”.

**2. Part 7 Division 1 heading amended**

- 2.1 Amend Part 7 Division 1 heading by removing “GSI Services” and replacing with “functions”.

**3. Rule 107 heading amended**

- 3.1 Rule 107 heading amended by removing “GSI Services” and replacing with “functions”.

**4. Rule 107 amended**

- 4.1 Delete subrule 107(1) and replace it with the following—
  - (1) Subject to the requirements of this Part, AEMO may recover its costs for performing its functions under the GSI Act, the GSI Regulations and GSI Rules.

**5. Rule 108A amended**

- 5.1 Amend subrule 108A(1) by removing “the AEMO GSI Services” and replacing with “performing its functions”.
- 5.2 Amend subrule 108A(2) by removing “30 November” and replacing with “31 October”, by removing “provision of the AEMO GSI Services” and replacing with “performance of its functions”, and inserting “,in accordance with the proposal guidelines referred to in subrule 109(7)(a)” after “over that Review Period”.
- 5.3 Delete subrule 108A(3) and replace with the following—
  - (3) By 31 March of the year in which the Review Period commences, the ERA must publish on its website a draft determination of AEMO’s proposed Allowable Revenue and Forecast Capital Expenditure for public consultation.
- 5.4 Amend subrule 108A(4) by removing “determine” and replacing with “prepare and publish on its website its final determination of” and removing “31 March” and replacing with “30 April”.
- 5.5 Amend subrule 108A(5) by removing “31 March” and replacing with “the date in subrule 108A(4) or 108B(1)(d)”, and by removing “Allowable Revenue and Forecast Capital Expenditure of AEMO from the previous Review Period continues” and replacing with “GSI Fees calculated under Division 4 of Part 7 of the Rules for the current Financial Year continue”.
- 5.6 Insert a new subrule 108A(6), after subrule 108A(5), as follows—

AEMO’s proposal under subrule 108A(2) or 108B(1)(b) or application for adjustment under subrule 111A(4) or 111A(5) must, to the extent practicable, identify proposed costs that are associated with a specific project or where not practicable, a specific function or functions.

**6. Rule 108B amended**

- 6.1 Amend subrules 108B(1)(a), 108B(1)(b), 108B(1)(c), 108B(1)(d) by removing each occurrence of “Economic Regulation Authority” and replacing with “ERA”.

**7. Rule 109 amended**

- 7.1 Amend subrule 109(1) by inserting “, and any other matters the ERA considers relevant to its considerations” after “rule into account”.
- 7.2 Amend subrule 109(1)(a) by inserting “and 108B” after “rule 108A”.
- 7.3 Amend subrule 109(1)(b) by removing “in any of the circumstances set out in” and replacing with “under”.
- 7.4 Amend subrule 109(2) by removing “AEMO providing AEMO GSI Services” and replacing with “performing AEMO’s functions”.
- 7.5 Amend subrule 109(2)(a) by inserting “and” after “expenditure:”.
- 7.6 Amend subrule 109(2)(b) by removing “;and” and replacing with a full stop.
- 7.7 Delete subrule 109(2)(c).
- 7.8 Amend subrule 109(3) by removing “relevant AEMO GSI Services” and replacing with “services provided by AEMO in performing its functions” and removing “those services in accordance with the Rules” and replacing with “AEMO’s functions”.
- 7.9 Amend subrule 109(4) by removing “services” and replacing with “functions and/or projects”.

- 7.10 Insert a new subrule 109(6), after subrule 109(5), as follows—
- (6) The ERA may approve project and/or function costs or, if some costs do not meet the requirements of this rule 109, reject fully or partially or substitute those costs and recommend to AEMO that some of the costs be considered in a subsequent Review Period and/or in a reassessment.
- 7.11 Insert a new subrule 109(7), after new subrule 109(6), as follows—
- (7) The ERA must consult on and issue guidelines in relation to this Division, including—
- (a) proposal guidelines, which must consider how uncertain future projects may be dealt with, including any required approvals before the initiation of new projects, and provide clarity and guidance to AEMO and Gas Market Participants about the level of detail regarding projects, functions and costs expected in AEMO’s proposal under rule 108A(2) or rule 110(1); and
- (b) regulatory reporting guidelines, which—
- i. must contain annual reporting obligations and provide clarity and guidance to AEMO and Gas Market Participants about the scope of reporting and how AEMO should annually report to the ERA and Gas Market Participants; and
- ii. are aimed at providing transparency and accountability in relation to AEMO’s functions and Allowable Revenue and Forecast Capital Expenditure.
- 7.12 Insert a new subrule 109(8), after new subrule 109(7), as follows—
- (8) The ERA may amend guidelines issued under subrule 109(7) at any time, following consultation which allows a reasonable opportunity for relevant stakeholders to present their views.
- 8. Rule 110 amended**
- 8.1 Amend subrule 110(1) by removing “or” and replacing with “and/or”.
- 8.2 Amend subrule 110(1)(a) by inserting “and/or” after “111A(4);”.
- 8.3 Amend subrule 110(1)(b) by removing “; or” and replacing with a full stop.
- 8.4 Delete subrule 110(1)(c).
- 8.4 Amend subrule 110(2) by removing “and” and replacing with “and/or”, and removing “where such approval is not required under subrules 111A(4) or 111A(5) or rule 112” and replacing with a colon.
- 8.5 Insert new subrules 110(2)(a), 110(2)(b) and 110(2)(c), immediately after subrule 110(2), as follows—
- (a) costs previously rejected pursuant to rule 109;
- (b) new costs for project and/or functions since AEMO’S proposal for its Allowable Revenue and Forecast Capital Expenditure for the current Review Period; and
- (c) costs which were not able to be estimated with reasonable confidence at the time of the relevant Allowable Revenue and Forecast Capital Expenditure review process.
- 8.6 Delete subrule 110(4) and replace it as follows—
- (4) The ERA may seek information from AEMO in relation to the performance of its functions under this Division 2.
- 8.7 Amend subrule 110(5) by removing “public consultation process, which must include publishing an issues paper and inviting submissions from interested persons” and replacing with “such consultation as the ERA considers appropriate in the circumstances”.
- 9. Rule 110B amended**
- 9.1 Amend subrule (2)(b) by removing “rule” and replacing with “subrule”.
- 9.2 Amend subrule 110B(2) by removing “(2)” and replacing with “(2A)”.
- 10. Rule 111A amended**
- 10.1 Amend subrule 111A(1)(a) by removing “GSI Services” and replacing with “costs AEMO will incur in performing its functions”.
- 10.2 Amend subrule 111A(1)(b) by inserting “, in accordance with the regulatory reporting guidelines issued by the ERA in accordance with subrule 109(7)(b)” after “Financial Year”.
- 10.3 Delete subrule 111A(2) and replace it as follows—
- (2) AEMO must ensure its budget is—
- (a) consistent with the Allowable Revenue and Forecast Capital Expenditure determined by the ERA for the relevant Review Period and any adjustment; and
- (b) reported in accordance with the regulatory reporting guidelines issued by the ERA in accordance with subrule 109(7)(b).
- 10.4 Delete subrule 111A(3) and replace it as follows—
- (3) Where the revenue earned for the functions performed by AEMO via GSI Fees in the previous Financial Year is greater than or less than AEMO’s expenditure for its functions for that Financial Year, the AEMO Budget must take into account any difference between GSI Fees revenue and AEMO’s expenditure in the previous Financial Year by—
- (a) decreasing the budgeted revenue by the amount of any revenue surplus; or
- (b) increasing the budgeted revenue the amount of any revenue shortfall.

- 10.5 Amend subrule 111A(4) by removing “15% above AEMO’s” and replacing “the lower of 10% of the Allowable Revenue or \$0.5 million greater than the”.
- 10.6 Amend subrule 111A(5) by inserting “the lower of” before “10%”, inserting “of the Forecast Capital Expenditure or \$0.5 million,” after “10%” and removing “approved” and replacing with “determined”.
- 10.7 Amend subrule 111A(6) by removing “endeavour to”, removing “insufficient time” and replacing with “under subrule 4 or with respect to Allowable Revenue under subrule 110(2) by 31 March” and inserting “of the Allowable Revenue” after “make a determination”.
- 11. Rule 112 heading amended**
- 11.1 Delete rule 112 heading and replace with [Blank].
- 12. Rule 112 amended**
- 12.1 Delete subrule 112(1).
- 12.2 Delete subrule 112(2).
- 13. Rule 114 heading amended**
- 13.1 Amend rule 114 heading by removing “AEMO GSI Services” and replacing with “AEMO’s functions,” and removing “and” and inserting “and Coordinator Fees” after “Regulator Fees”.
- 14. Rule 114 amended**
- 14.1 Amend rule 114 by removing “Operators–” and replacing with “Operators:”.
- 14.2 Amend subrule 114(a) by removing “and”.
- 14.3 Amend subrule 114(b) by removing the full stop and replacing with “;and”.
- 14.4 Insert new subrule 114(c) as follows—
- (c) an amount equal to the Coordinator Fees, which amount must be consistent with the amount notified by the Coordinator in accordance with subrule 110B(3) or, where such amount has not been notified by the Coordinator in accordance with subrule 110B(3), published by AEMO in accordance with subrule 110B(5) or subrule 110B(6).
- 15. Rule 116 amended**
- 15.1 Amend subrule 116(1) by removing “as–” and replacing with “as:”, inserting “+ Coordinator Fees(y)” after “Regulator Fees(y)”, removing “Where–” and replacing with “Where:” and inserting “Coordinator Fees(y) are the Coordinator Fees for Financial Year y;” on a new line after “Regulator Fees(y) are the Regulator Fees for Financial Year y;”.
- 16. Rule 117 amended**
- 16.1 Amend subrule 117(1) by removing “period–” and replacing with “period:”.
- 16.2 Amend subrule 117(1)(b) by removing “itemises–” and replacing with “itemises:”.
- 16.3 Amend subrule 117(1)(b)(ii) by removing “and”.
- 16.4 Amend subrules 117(b)(iii) and 117(3)(b)(iv) by removing the full stop and replacing with “;and”.
- 16.5 Insert new subrules 117(1)(b)(iv) and 117(3)(b)(iv) as follows—
- (iv) the proportion of the GSI Fee attributable to Coordinator Fees for that period.
- 16.6 Amend subrule 117(1)(b)(4) by removing “may–” and replacing with “may:”.
- 17. Schedule 1—Glossary amended**
- 17.1 Delete definition for “AEMO GSI Services”.
- 17.2 Amend definition for “Allowable Revenue” by removing “the AEMO GSI Services” and replacing with “AEMO’s functions”.
- 17.3 Delete definition for “GSI Project”.
- 17.4 Insert new definition for “Coordinator Fees” as follows—
- Coordinator Fees** means the fees payable by Registered Shippers and Registered Production Facility Operators to AEMO for the services provided by the Coordinator of Energy in undertaking their functions under the Rules and the GSI Regulations.
- 17.5 Amend definition for “Regulator Fees” by removing “and the Rule Change Panel”.
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EN402

**ELECTRICITY INDUSTRY ACT 2004**  
**ELECTRICITY INDUSTRY (WHOLESALE ELECTRICITY MARKET) REGULATIONS 2004**  
**WHOLESALE ELECTRICITY MARKET RULES**

Market Rules made by the Minister for Energy.

I, Mr Bill Johnston, Minister for Energy for the State of Western Australia hereby give notice of market rules made in accordance with regulation 7(5) of the *Electricity Industry (Wholesale Electricity Market) Regulations 2004*.

These market rules may be cited as the *Wholesale Electricity Market Amendment (Tranche 5 Amendments) Rules 2021* and are to commence—

1. The amending rules set out in Schedule A come into operation at 8:00 AM (WST) on the day after the day of publication of this notice in the *Gazette*.
2. The amending rules set out in Schedule B come into operation at 8:00 AM (WST) on 1 February 2022.
3. The amending rules set out in Schedule C come into operation at 8:00 AM (WST) on 1 March 2022.
4. The amending rules set out in Schedule D come into operation at 8:00 AM (WST) on 12 April 2022.
5. The amending rules set out in Schedule E come into operation at 8:00 AM (WST) on 1 July 2022.
6. The amending rules set out in Schedule F come into operation at 8:00 AM (WST) on 1 September 2022.
7. The amending rules set out in Schedule G come into operation at 8:00 AM (WST) on 1 January 2023.
8. The amending rules set out in Schedule H come into operation at 8:00 AM (WST) on 1 October 2023.
9. The amending rules set out in Schedule I come into operation at a time specified by the Minister in a notice published in the *Gazette*. Different days may be specified for different provisions.

Where there are market rules made by the Minister for Energy in accordance with regulation 7(5) of the *Electricity Industry (Wholesale Electricity Market) Regulations 2004* prior to the date of this notice which are specified to come into operation on the same day as the amending rules set out in the *Wholesale Electricity Market Amendment (Tranche 5 Amendments) Rules 2021*, the amending rules set out in the *Wholesale Electricity Market Amendment (Tranche 5 Amendments) Rules 2021* come into operation immediately after the commencement of those market rules.

A copy of the *Wholesale Electricity Market Amendment (Tranche 5 Amendments) Rules 2021* is available on the website of the Coordinator for Energy at [<https://www.wa.gov.au/organisation/energy-policy-wa/past-wem-rule-changes>].

Dated at Perth this 13th day of December 2021.

Hon. BILL JOHNSTON, MLA, Minister for Energy.

EN403

**ELECTRICITY INDUSTRY ACT 2004**  
**ELECTRICITY INDUSTRY (WHOLESALE ELECTRICITY MARKET) REGULATIONS 2004**  
**WHOLESALE ELECTRICITY MARKET RULES**

Commencement of Market Rules made by the Minister for Energy.

I, Mr Bill Johnston, Minister for Energy for the State of Western Australia hereby give notice of the commencement of specific amending rules contained in Schedule C of the *Wholesale Electricity Market Amendment (Tranches 2 and 3 Amendments) Rules 2020*.

The specific amending rules contained in Schedule C of the *Wholesale Electricity Market Amendment (Tranches 2 and 3 Amendments) Rules 2020* are to commence—

1. The amending rules set out in Part 1 come into operation at 8:00 AM (WST) on the day after the day of publication of this notice in the *Gazette*.
2. The amending rules set out in Part 2 come into operation at 8:00 AM (WST) on 1 March 2022.
3. The amending rules set out in Part 3 come into operation at 8:00 AM (WST) on 12 April 2022.
4. The amending rules set out in Part 4 come into operation at 8:00 AM (WST) on 1 September 2022.

Dated at Perth this 13 day of December 2021.

Hon. BILL JOHNSTON, MLA, Minister for Energy.

**Part 1**

1. The amending rules at paragraph 8.3.
2. The following definitions in the table at paragraph 126.1—
  1. Indicative Network Access Quantity
  2. Network Augmentation Funding Facility
  3. New RCM Transition Date
  4. Preliminary RCM Constraint Equation
  5. RCM Constraint Equation
  6. RCM Limit Advice
  7. Small Aggregation
  8. Thermal Network Limit
3. The amending rules at paragraph 126.6.
4. The following definitions in the table at paragraph 126.104—
  9. Constrained Access Certification Review
5. The amending rules at paragraph 126.85.

**Part 2**

1. The following definitions in the table at paragraph 126.1—
  10. Certified Reserve Capacity
  11. Network Augmentation Works
2. The following definitions in the table at paragraph 126.104—
  12. Reserve Capacity Auction
  13. Reserve Capacity Auction Requirement
  14. Reserve Capacity Offer

**Part 3**

1. The following definitions in the table at paragraph 126.104—
  15. Constrained Access Entitlement
  16. Constrained Access Facility
2. The amending rules at paragraph 136.1.

**Part 4**

1. The amending rules at paragraph 5.1, excluding clause 1.46.1(b).
  2. Clause 4.14.9 of the amending rules at paragraph 90.2.
  3. The following definitions in the table at paragraph 126.1—
    17. CC Uplift Quantity
    18. Final Network Access Quantity
    19. Highest Network Access Quantity
    20. Initial Network Access Quantity
    21. Network Access Quantity
    22. Network Access Quantity Model
    23. Network Access Quantity Model Inputs
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EN404

**ELECTRICITY INDUSTRY ACT 2004**  
**ELECTRICITY INDUSTRY (WHOLESALE ELECTRICITY MARKET) REGULATIONS 2004**  
**WHOLESALE ELECTRICITY MARKET RULES**

Commencement of Market Rules made by the Minister for Energy.

I, Mr Bill Johnston, Minister for Energy for the State of Western Australia hereby give notice of the commencement of specific amending rules contained in Schedule G of the *Wholesale Electricity Market Amendment (Miscellaneous Amendments No. 2) Rules 2021*.

The specific amending rules contained in Schedule G of the *Wholesale Electricity Market Amendment (Miscellaneous Amendments No. 2) Rules 2021* are to commence—

1. for the amending rules set out in Part 1 of this notice, at 8:00 AM (WST) on 1 July 2022.

Dated at Perth this 13 day of December 2021.

Hon. BILL JOHNSTON, MLA, Minister for Energy.

**Part 1**

1. The amending rules at paragraph 2.1.

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## ENVIRONMENT

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EV401

**WASTE AVOIDANCE AND RESOURCE RECOVERY ACT 2007**

Section 92

DELEGATION NO. 5

I, Michelle Andrews, in my capacity as Chief Executive Officer of the Department responsible for the administration of the *Waste Avoidance and Resource Recovery Act 2007* (“the Act”), and pursuant to section 92 of the Act, hereby delegate to the holder for the time being of the office of the Executive Director, Strategic Policy of the Department of Water and Environmental Regulation, my powers and duties under—

- (a) Part 6, Division 3, section 61 of the Act—Local laws in relation to waste management, other than this power of delegation

Dated the 7th day of December 2021.

MICHELLE ANDREWS, Chief Executive Officer.

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## FIRE AND EMERGENCY SERVICES

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FE401

**BUSH FIRES ACT 1954****TOTAL FIRE BAN DECLARATION**

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 12 December 2021 for the local government districts of—

Ashburton and Karratha.

Dated 11 December 2021.

RICK CURTIS, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

**FE402****BUSH FIRES ACT 1954**  
**TOTAL FIRE BAN DECLARATION**

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for Tuesday 14 December 2021 for the local government districts of—

Wiluna

Dated 13 December 2021.

PAUL CARR, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

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**HEALTH**

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**HE401****MENTAL HEALTH ACT 2014**  
**MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS)**  
**REVOCATION ORDER (NO. 7) 2021**

Made by the Chief Psychiatrist under section 539 of the *Mental Health Act 2014*.

**1. Citation**

This Order may be cited as the *Mental Health (Authorised Mental Health Practitioners) Revocation Order (No. 7) 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) clause 3 — on the day after that day.

**3. Revocation of designation**

The designation, as an authorised mental health practitioner of the mental health practitioners specified in Schedule 1 to this order is revoked.

**Schedule 1**

<b>Name</b>	<b>Profession</b>
Coleman, Hannah	Social Worker
Morgan, Louise Eiluned	Registered Nurse

Dated 14 December 2021.

DR EMMA CRAMPIN, Acting Chief Psychiatrist.

**HE402****MENTAL HEALTH ACT 2014****MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS) ORDER (NO. 7) 2021**

Made by the Chief Psychiatrist under section 539 of the *Mental Health Act 2014*;

**1. Citation**

This order may be cited as the *Mental Health (Authorised Mental Health Practitioners) Order (No. 7) 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) clause 3 — on the day after that day.

**3. Authorised Mental Health Practitioner**

The mental health practitioners specified in Schedule 1 to this order are designated as Authorised Mental Health Practitioners.



## Schedule 1

Name	Profession
Arndt, Rhonda	Registered Nurse
Carmichael, Alastair Neil	Registered Nurse
Chirima, Emilia	Registered Nurse
Cowan, Thomas Patrick	Registered Nurse
Dean, Joanne Carol	Registered Nurse
Harris, Toni Jane	Registered Nurse
Holten, Emma Noelle	Registered Nurse
Law, Stephen John	Registered Nurse
Lowes, Steven	Registered Nurse
Makoni, Matinetsa Gloria	Registered Nurse
McMahon, James William	Occupational Therapist
Meyrick, David	Social Worker
Minors, Lynsay	Social Worker
Muhyadin, Liban Haji	Registered Nurse
Neal, Jacob	Social Worker
Owens, Jonathon Alun	Registered Nurse
Quinn, Amy Louise	Registered Nurse
Re, Danielle Carolina	Registered Nurse
Richards, Sandra Ann	Registered Nurse
Rogers, Kaye Lorraine	Registered Nurse
Rose, Amy Anne	Registered Nurse
Sandilands, Liam Michael	Registered Nurse
Shepherd, Fiona Monique	Registered Nurse
Stewart, Christie Anne	Registered Nurse
Suski, Patricia	Social Worker

Dated 14 December 2021.

DR EMMA CRAMPIN, Acting Chief Psychiatrist.

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## JUSTICE

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### JU401

#### COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

##### PERMIT DETAILS

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
Lomma	Maurizio	BRS-210039	01/12/2021
Unwin	Richard George David Thomas	BRS-200021	01/12/2021

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

D. BRAMPTON, A/Commissioner, Corrective Services.

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**JU402****JUSTICES OF THE PEACE ACT 2004**

## APPOINTMENTS

It is hereby notified for public information that the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

Lisa Mary Busuttill of Lakelands  
Stephen James Luke of Byford  
Kate Emma O’Keeffe of Gnowangerup  
Jarrad Lucas Tierney of Byford  
Chad Andre Veron of Southern River  
Terrence John Winner of Lamington

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

**JU403****JUSTICES OF THE PEACE ACT 2004**

## RESIGNATIONS

It is hereby notified for public information that the Minister has accepted the resignation of—

Christine Attwater of Wundowie  
Bradley James Collett of Bassendean  
Patricia Maud Gliddon of Kalbarri  
Ian David Gillon of Wellard  
Graham Maxwell Green of Baldivis  
Albert Roy Hallam of Floreat  
Kim Desmond Hames of Innaloo  
Peter Leonard Harrison of Boorabbin  
George Ronald Horton of Woodlands  
Robert Michael Joseph Johnston of Wannanup  
Michael Patrick Mahon of Australind  
Jack O’Donnell of Northcliffe  
Sharon Diane Officer of Ocean Reef  
Colin Clement Parks of Atwell

from the Office of Justice of the Peace for the State of Western Australia.

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

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**LOCAL GOVERNMENT**

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**LG401****LOCAL GOVERNMENT ACT 1995***Shire of Carnarvon*

## GOVERNOR’S APPROVAL OF LOCAL LAW OUTSIDE DISTRICT

It is hereby noted for public information that under section 3.6(1) of the *Local Government Act 1995*, the Governor has approved of the making of the *Shire of Carnarvon Public Places and Local Government Property Local Law 2021* to the extent that it will apply to the area bounded by the low water mark of the Indian Ocean and extending for a distance 200 metres seaward from the western boundary of the district of the Shire of Carnarvon.

TIM FRASER, Executive Director Local Government,  
Department of Local Government, Sport and Cultural Industries.

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**MINERALS AND PETROLEUM**

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**MP401****PETROLEUM (SUBMERGED LANDS) ACT 1982**

Section 95(2)

**PARTIAL SURRENDER OF PETROLEUM EXPLORATION PERMIT TP/8**

The partial surrender of petroleum exploration permit TP/8 in relation to 6 (six) graticular blocks in the Hamersley Range Mapsheet (SG50) has been registered and has effect on and from the date this notice is published in the *Government Gazette*.

KYLIE SINAGRA, Senior Titles Officer, Resource Tenure Division.

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**MP402****MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines, Industry Regulation and Safety,  
Coolgardie WA 6429.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

WARDEN CLEARY.

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To be heard by the Warden at Kalgoorlie on 16 February 2022.

**COOLGARDIE MINERAL FIELD***Prospecting Licences*

P 15/6025	Andrusiak, Alexander James
P 15/6421	Pelm Resources Pty Ltd
P 15/6553	White, Brett Jonathan
P 16/3219	Holmes, Garry Wayne
P 16/3222	Pelm Resources Pty Ltd
P 16/3256	Pelm Resources Pty Ltd
P 16/3257	Pelm Resources Pty Ltd

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**MP403****MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines, Industry Regulation and Safety,  
Kalgoorlie WA 6430.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

WARDEN CLEARY.

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To be heard by the Warden at Kalgoorlie on 16 February 2022.

**NORTH COOLGARDIE MINERAL FIELD***Prospecting Licences*

P 29/2522	MGK Resources Pty Ltd
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**MP404****MINING ACT 1904**

Department of Mines, Industry Regulation and Safety.  
Perth, 14 December 2021.

In accordance with the provisions of the *Mining Act 1904* the Governor has been pleased to deal with the following Temporary Reserves.

RICHARD SELLERS, Director General.

The rights of occupancy on the undermentioned Temporary Reserves have been renewed.

Number	Occupant	For Further Period Expiring On	Locality	Mineral Field
5615H, 5616H, 5621H, and 5622H	Central Pilbara North Iron Ore Pty Ltd	31 December 2022	West Pilbara Goldfield	West Pilbara

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## PARLIAMENT

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**PA401****PARLIAMENT OF WESTERN AUSTRALIA****ROYAL ASSENT TO BILLS**

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Acts passed by the Legislative Council and the Legislative Assembly during the First Session of the Forty First Parliament.

Title of Acts	Date of Assent	Act No.
Criminal Law (Unlawful Consorting and Prohibited Insignia) Act 2021	13 December 2021	25 of 2021
Police Amendment (Compensation Scheme) Act 2021	13 December 2021	26 of 2021

Dated 14 December 2021.

KIRSTEN ROBINSON, Clerk of the Parliaments.

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## PLANNING

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**PL401****PLANNING AND DEVELOPMENT ACT 2005****APPROVED LOCAL PLANNING SCHEME AMENDMENT**

*City of Greater Geraldton*

Local Planning Scheme No. 1—Amendment No. 11

Ref: TPS/2696

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Greater Geraldton Local Planning Scheme amendment on 30 November 2021 for the purpose of—

1. Reclassifying the portions of the former railway reserve (Lot 501) between Reserve 42073 and Lot 105 North West Coastal Highway from 'Railways' local scheme reserve to 'Local Road' Reserve;
2. Reclassifying the portions of the former railway reserve (Lot 501) between PIN 11458716 and Lot 103 North West Coastal Highway from 'Railways' local scheme reserve to 'Local Road' Reserve;

3. Reclassifying the remaining portion of the former railway reserve (Lot 501) from North-West Coastal Highway to Place Road, Webberton from 'Railways' local scheme reserve to 'Light Industry' zone;
4. Reclassifying the portion of the former railway reserve from Place Road, Wonthella to Eastward Road, Utakarra from 'Railways' local scheme reserve to 'District Distributor Road' and 'Public Open Space' local scheme reserves;
5. Delete and replace "Table 2—Specified additional uses for land in local reserves in Scheme area" as follows—

No.	Description of land	Additional use	Conditions
A1	Lots 2523, 2977 and 2978 Flores Road, Utakarra	Industry	<p><b>Objective</b></p> <p>To facilitate the ongoing operation of the existing concrete batching plant to service Geraldton and surrounds while recognising the long-term strategic intent for the site.</p> <ol style="list-style-type: none"> <li>1) A development application must be obtained for all development including the erection, alteration or extension of any building or structures.</li> <li>2) The Industry use shall be limited to 'concrete batching plant' activities where concrete is batched for concrete products manufactured on site for use at places other than the subject site, and includes storage of associated products and materials and any other incidental uses approved at the discretion of the local government.</li> </ol>

6. Insert clause 15(2) of the model provisions.
7. Amend the scheme maps accordingly.

S. G. VAN STYN, Mayor.  
R. MCKIM, Chief Executive Officer.

**PL402**

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*Shire of Exmouth*  
Local Planning Scheme No. 4—Amendment No. 2

Ref: TPS/2756

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Exmouth Local Planning Scheme amendment on 5 November 2021 for the purpose of—

1. Rezoning a portion of Lot 100 Koolinda Way, Exmouth from 'Public Open Space' to 'Light Industry'; and
2. Modify the scheme Map accordingly.

D ALLSTON, Shire President.  
B LEWIS, Chief Executive Officer.

**PL403****PLANNING AND DEVELOPMENT ACT 2005**

## PEEL REGION SCHEME

## NOTICE OF RESOLUTION—CLAUSE 13

Various Lots—Tonkin Drive, Pinjarra Road,  
Walter Road and North Yunderup Road, North Yunderup

*Shire of Murray*

Amendment 047/13

File No.: 812-6-16-9

Notice is hereby given that in accordance with Clause 13 of the Peel Region Scheme, the Western Australian Planning Commission (WAPC) resolved on 8 December 2021 to transfer portions of Lots 19—23 Pinjarra Road; Lots 122, 124, 2521 and a portion of Lot 127 Tonkin Drive; Lots 125, 126 and 128—130 Walter Road and Lot 120 North Yunderup Road, and various road reserves in North Yunderup from the Urban Deferred zone to the Urban zone, as shown on WAPC plan 4.1666. The amendment has an area of approximately 31.8 hectares.

This amendment is effective from the date of publication of this notice in the *Government Gazette*.

The plan may be viewed at the offices of—

- Western Australian Planning Commission, Suite 94/16 Dolphin Drive, Mandurah
- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre, Northbridge
- Shire of Murray, 1915 Pinjarra Road, Pinjarra

Documents can also be viewed online at the Department of Planning, Lands and Heritage website [www.wa.gov.au/government/document-collections/peel-region-scheme#prs-amendments](http://www.wa.gov.au/government/document-collections/peel-region-scheme#prs-amendments).

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

**PL404****PLANNING AND DEVELOPMENT ACT 2005**

## METROPOLITAN REGION SCHEME

## NOTICE OF RESOLUTION—CLAUSE 27

West Piara Urban Precinct

*City of Armadale*

Amendment 1394/27

File No.: 812-2-22-18

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission (WAPC) resolved on 8 December 2021 to transfer approximately 7.3 ha of land in Piara Waters (western portion of Lot 9009 Warton Road, Piara Waters) from the urban deferred zone to the urban zone, as shown on WAPC plan 4.1664.

This amendment is effective from the date of publication of this notice in the *Government Gazette*.

The plan may be viewed at the offices of—

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Armadale

Documents can also be viewed online at the Department of Planning, Lands and Heritage website [www.dplh.wa.gov.au/mrs-amendments](http://www.dplh.wa.gov.au/mrs-amendments).

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

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## RACING, GAMING AND LIQUOR

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RA401

### RACING PENALTIES (APPEALS) ACT 1990

#### APPOINTMENTS OF CHAIRPERSON AND MEMBERS TO THE RACING PENALTIES APPEAL TRIBUNAL

- Under section 5(1) of the *Racing Penalties (Appeals) Act 1990* on 10 September 2021, the Minister for Racing and Gaming appointed Ms Karen Josephine Farley SC as the Chairperson of the Racing Penalties Appeal Tribunal for a term commencing on 1 October 2021 and expiring on 30 September 2023.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 10 September 2021, the Minister for Racing and Gaming appointed Mr Patrick John Hogan to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 October 2021 and expiring on 30 September 2023.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 10 September 2021, the Minister for Racing and Gaming appointed Mr Robert John Nash to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 October 2021 and expiring on 30 September 2023.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 10 September 2021, the Minister for Racing and Gaming appointed Mr Andrew Emillio Monisse to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 October 2021 and expiring on 30 September 2023.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 10 September 2021, the Minister for Racing and Gaming appointed Ms Brenda Elizabeth Robbins to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 October 2021 and expiring on 30 September 2023.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 10 September 2021, the Minister for Racing and Gaming appointed Ms Johanna Lilian Overmars to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 October 2021 and expiring on 30 September 2023.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990*, the Minister for Racing and Gaming appointed Ms Zoe Gilders to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 July 2020 and expiring on 31 December 2021.
- Under section 5(1) of the *Racing Penalties (Appeals) Act 1990* on 20 February 2020, the Minister for Racing and Gaming appointed Ms Karen Josephine Farley SC as the Chairperson of the Racing Penalties Appeal Tribunal for a term commencing on 1 March 2020 and expiring on 30 September 2021.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 20 February 2020, the Minister for Racing and Gaming appointed Mr Patrick John Hogan to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 March 2020 and expiring on 30 September 2021.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 20 February 2020, the Minister for Racing and Gaming appointed Mr Robert John Nash to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 March 2020 and expiring on 30 September 2021.
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- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 20 February 2020, the Minister for Racing and Gaming appointed Ms Johanna Lilian Overmars to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 March 2020 and expiring on 30 September 2021.
- Under section 6(3) of the *Racing Penalties (Appeals) Act 1990* on 20 February 2020, the Minister for Racing and Gaming appointed Ms Emma Lucy Power to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for a term commencing on 1 March 2020 and expiring on 30 September 2021.

Dated this 9th day of December 2021.

LANIE CHOPPING, Director General,  
Department of Local Government, Sport and Cultural Industries.

## TRAINING

### TA401

#### VOCATIONAL EDUCATION AND TRAINING ACT 1996

##### CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS

Amendment to Western Australian *Government Gazette*: 2017/34 dated 7 February 2017.

Under the *Vocational Education and Training Act 1996* section 60C, I, the Minister for Education and Training, hereby—

- classify the following prescribed vocational education and training qualification to replace its superseded version; and
- impose the following condition—

#### Class A qualification

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Condition	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Requirements
ENGINEERING TRADESPERSON (ELECTRICAL)	MEM31215 Certificate III in Engineering—Industrial Electrician	MEM31219 Certificate III in Engineering—Industrial Electrician	An apprentice in Western Australia must undertake training and assessment for core units MEM10020 and MEM10022 within operational workplace situations to achieve the qualification. Where this is not possible, in compliance with Regulation 55 of the <i>Electricity (Licensing) Regulations 1991</i> and Regulation 3.143 of the <i>Occupational Safety and Health Regulations 1996</i> , or where personal safety or environmental damage are limiting factors, training and assessment must only occur in an industry-approved,	Apprentice	48	Y	N	Part-time is defined as a minimum of 20 hours per-week.



Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Condition	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Requirements
			sufficiently rigorous simulated work environment to ensure no work is carried out on or near energised equipment providing for a non-energised (dead) environment. Prior to commencement of work, all electrical apparatus is to be isolated. This is for High Voltage (short-circuited and earthed) and for Low Voltage (short circuited to the neutral). Elective unit MEM18105 is not to be selected for this apprenticeship in Western Australia.					

Dated 7 December 2021.

Hon. SUE ELLERY, MLC, Minister for Education and Training.

**TA402****VOCATIONAL EDUCATION AND TRAINING ACT 1996**

## CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS

Amendment to Western Australian *Government Gazettes*: 2013/204 dated 15 November 2013; 2018/153 dated 9 October 2018.Under the *Vocational Education and Training Act 1996*, I the Minister for Education and Training hereby—

- vary the following prescribed vocational education and training qualification—

**Class B**

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
BUILDING MAINTENANCE (LEVEL 2)	CPC20211— Certificate II in Construction Pathways	CPC20220— Certificate II in Construction Pathways		Trainee	12	Y	Y	

- reclassify the following prescribed vocational education and training qualification to Class C and remove the associated traineeship—

Apprenticeship Name	Qualification	Conditions	Training Contract Requirements				
			Title on contract	Nominal duration (months)	Part time	School based	Other requirements
CAPTIVE ANIMALS (LEVEL 3)	ACM30317— Certificate III in Captive Animals		Trainee	24	Y	N	

Dated 7 December 2021.

Hon SUE ELLERY MLC, Minister for Education and Training.

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## WATER

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WA401

**RIGHTS IN WATER AND IRRIGATION ACT 1914**

OPEN FOR PUBLIC COMMENT

**DRAFT GNANGARA GROUNDWATER ALLOCATION PLAN**

Managing Perth's largest groundwater resource

The Department of Water and Environmental Regulation's draft Gngangara groundwater allocation plan is now available for public comment.

The draft plan covers the aquifers of the Gngangara groundwater system, extending north from the Swan River (Derbarl Yerrigan) to Gingin. The aquifers provide about 40 per cent of Perth's drinking water, water for agriculture, water for parks, sports grounds and gardens and support dependent wetlands and bushland.

The draft plan includes—

- how much water can be taken from the aquifers of the Gngangara groundwater system to adapt to impacts of climate change
- our water licensing approach and policy position for specific issues in the plan area
- how we will use monitoring to evaluate management against the plan's objectives.

The draft plan and supporting information are available online at [gngangara.dwer.wa.gov.au](http://gngangara.dwer.wa.gov.au) or by contacting the department on [gngangara.planning@dwer.wa.gov.au](mailto:gngangara.planning@dwer.wa.gov.au)

You can provide your comments—

- online via the Consultation Hub at [consult.dwer.wa.gov.au](http://consult.dwer.wa.gov.au)
- by email to [gngangara.planning@dwer.wa.gov.au](mailto:gngangara.planning@dwer.wa.gov.au)
- by post to Water Allocation Planning Branch, Department of Water and Environmental Regulation, Locked Bag 10, Joondalup DC WA 6919.

Submissions close 5pm, 28 February 2022.

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## WORKCOVER

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WC401

**WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981**

APPROVED MEDICAL SPECIALISTS ORDER (No.1) 2021

Made by WorkCover WA under section 146F(1) of the Act.

**1. Citation**

This order is the *Approved Medical Specialists Order (No.1) 2021*

**2. Approved Medical Specialists**

The following medical practitioner(s) have been designated as approved medical specialists (AMS) with WorkCover WA under section 146F(1) of the Act—

Sani Erak  
David Chang  
Alastair MacKendrick  
Ajay Velayudhan  
Samuel Young  
Daniel Mo  
Nicholas Ho  
Ahmed Zakareia  
Robert Petanceski  
Edward Petch  
Surabhi Verma  
Mathew Samuel  
Christopher Allen

CHRIS WHITE, Chief Executive Officer, WorkCover WA.

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**PUBLIC NOTICES**

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

## Notice to Creditors and Claimants

Creditors and other persons having claims to which Section 63 of the *Trustees Act 1962* as amended relates in respect of the estate of Robert McLoughlan late of 13 Weld Road Capel, WA who died on 25 October 2020, are required by the personal representative to send particulars of their claims addressed to the Personal Representative of the Estate of Robert McLoughlan (deceased) care of Young & Young, 5 Spencer Street Bunbury, by the 14 January 2022, after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

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

## Notice to Creditors and Claimants

In the matter of the Estate of Antonietta Clutterbuck, late of 42 Hackbridge Way, Bayswater, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* (WA) relates) in respect of the Estate of the deceased, who died on 11 March 2021, are required by the Administrators, David Paul Farrow and Stephanie Farrow, to send the particulars of their claim to Gregson & Associates PO Box Z5017 St Georges Terrace Perth WA 6831, on or before 30 days from the date of publication of this notice after which date the said Administrator may convey or distribute the assets, having regard only to the claims of which he then has had notice.

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**ZZ403****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Lesley Vernon Barrett-Lennard, late of 3 Croydon Street, Nedlands, Western Australia, Horse Breeder, 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 7 August 2021, are required by the Executor, care of WA Property Lawyers, 48 Outram Street, West Perth, WA, 6005, Telephone: (08) 9380 3600, Facsimile: (08) 9322 1112 to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

WA PROPERTY LAWYERS.

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**ZZ404****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

In the matter of the Estate of Anne Low of 17/19 St Marks Drive, Hillarys in the State of Western Australia, 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 30th September 2020, are required by the Executor, Ivy Ruth Doig, of P.O.Box 72 Welshpool D.C. Western Australia 6986, to send the particulars of their claims to Ivy Ruth Doig one month from the publication of this notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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**ZZ405****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

In the estate of Brett David Lambert who died on about 20 September 2019 of 18 Barker Avenue, Como in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the said deceased person are required by the Administrator of the deceased's estate being Trent Carl Lambert of 1/37 Preston Street, Como, Western Australia, 6152, to send particulars of their claims to him by 17 January 2022 after which date the Executor may convey or distribute the assets having regard only to the claims of which the Executor then has notice.

**ZZ406****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 17 January 2022 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Allen, Frank William, late of 16-18 Mayfair Mews, West Perth, who died on 14 April 2013 (PM30313897 EM27).

Barclay, Robert Cruickshank, formerly of Unit 1/49 Meares Avenue, Parmelia, late of The Oaks Aged Care Facility, 2-10 Oakwood Crescent, Waikiki, who died on 1 November 2021 (PM33171991 EM214).

Byrne, Hugh Christopher, late of Juniper Riverslea, 100 Guildford Road, Mount Lawley, who died on 24 October 2021 (DE19853150 EM17).

Dufty, Philip Owen, late of 26 Mayhew Road, Darlington, who died on 4 November 2021 (DE33141470 EM23).

Fox, Beverly Ellsbeth, also known as Warner, Beverley Ellsbeth, late of 21 Victoria Street, South Perth, who died on 18 November 2021 (DE33151478 EM38).

Fyneman, Catherina, late of 4 Fairpark Retreat, Landsdale, who died on 26 November 2021 (DE19770574 EM37).

Greene, Damien Alfred John, late of 156c Ravenscar Street, Innaloo, who died on 3 July 2021 (PM33164540 EM27).

Hall, Eileen Alison, late of Aegis Stirling, 32 Spencer Avenue, Yokine, who died on 1 November 2021 (DE19750075 EM32).

Heady, Robert George, late of 165 Sheoak Drive, Hay, who died on 21 October 2021 (DE33126134 EM113).

Hill, Margaret Lilian, late of Swancare Ningana, 3 Allen Court, Bentley, who died on 29 November 2021 (DE19870320 EM16).

McBride, William, late of Mertome Village, 30 Winifred Road, Bayswater, who died on 4 December 2020 (PM33168406 EM27).

Quinlan, Vilma Eva, also known as Quinlan, Vilma, late of East Third Avenue, Maylands, who died on 25 August 2021 (PM33122455 EM214).

Radcliffe, Albert David, formerly of 31 Holmwood Way, Embleton, late of Juniper Elimatta, 45 Alexander Drive, Menora, who died on 4 November 2021 (DE19980061 EM13).

Schwass, Christine Margaret, late of 68 Bodicoat Drive, Brookdale, who died on 10 August 2018 (DE33026308 EM32).

Taylor, Matthew, late of Tuohy Aged Care Home, 22 Morrison Road, Midland, who died on 1 September 2021 (PM33148692 EM214).

Turner, Leslie Neil, also known as Turner, Neil, late of 21 Dormans Road, Morley, who died on 31 October 2021 (DE19972131 EM15).

Vargas Vera, Andres Fernando, formerly of 6 Muir Place, Booragoon, late of 1 Binnia Mews Harrisdale, who died on 7 February 2020 (DE33171389 EM32).

Yorke, Neil David Allan, late of 21 Larissa Road, Willetton, who died on 24 July 2021 (DE19952843 EM24).

BRIAN ROCHE, Public Trustee,  
553 Hay Street, Perth WA 6000.  
Telephone: 1300 746 212.