

Electricity Industry (Licence Conditions) Regulations 2005

Compare between:

[14 Jun 2017, 01-b0-01] and [02 Sep 2020, 01-c0-00]

Western Australia

Electricity Industry Act 2004

Electricity Industry (Licence Conditions) Regulations 2005

1. Citation

These regulations are the *Electricity Industry (Licence Conditions) Regulations* 2005⁴.

2. Commencement

These regulations come into operation on the day on which they are published in the $Gazette^{-1}$.

3. Terms used

In these regulations, unless the contrary intention appears —

approved contract means a contract approved under regulation — see regulations 8(2); and 8A;

Coordinator means the Coordinator of Energy referred to in section 4 of the *Energy Coordination Act 1994*;

- *distributed energy*, in relation to an eligible customer, means electricity to which 1 or both of the following apply—
 - (a) the electricity is generated by a small renewable energy system located on premises owned or occupied by the eligible customer;
- (b) the electricity is discharged from storage works located on premises owned or occupied by the eligible customer;

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eligible customer means —

- (a) a customer
 - (i) to whom electricity is supplied for residential purposes; and
 - (ii) who consumes not more than 50 MWh of electricity per annum;

or

- (b) a customer that is a school, university or other educational institution; or
- (c) a customer that is a non-profit making organisation;

relevant corporation means an electricity corporation or a subsidiary of an electricity corporation;

renewable source electricity, in relation to an eligible customer, means electricity generated by a small renewable energy system located on premises owned or occupied by the eligible customer;

small renewable energy system means —

- (a) a system of photovoltaic arrays; or
- (b) a system of wind turbines; or
- (c) a hydro power system; or
- (d) another system for the generation of electricity from a renewable energy source,

that has a generating capacity exceeding 500 W but not exceeding 5 kW.

[Regulation 3 amended: Gazette 23 Dec 2005 p. 6267; 31 Mar 2006 p. 1346; SL 2020/146 r. 4.]

4. References to licence held by relevant corporation

A reference in these regulations to a transmission licence, a distribution licence, a retail licence or an integrated regional licence held by a relevant corporation includes a reference to a

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licence of that kind that the corporation is deemed to hold under section 46 of the Act.

5. Condition requiring compliance with *Electricity Industry* (*Customer Transfer*) Code 2016

- (1) This regulation applies to
 - (a) a transmission licence, a distribution licence or an integrated regional licence held by a relevant corporation; and
 - (b) a retail licence or an integrated regional licence that authorises the sale of electricity transported through a transmission system or distribution system operated by a relevant corporation.
- (2) It is a condition of every licence to which this regulation applies that the transfer of customers must be undertaken in accordance with the procedures and arrangements set out in the *Electricity Industry (Customer Transfer) Code 2016.*

[Regulation 5 amended: Gazette 13 Jun 2017 p. 2883.]

5A. Condition requiring compliance with *Electricity Industry* (*Metering*) Code 2012

- (1) This regulation applies to
 - (a) a transmission licence, a distribution licence or an integrated regional licence held by a relevant corporation; and
 - (b) a retail licence or an integrated regional licence that authorises the sale of electricity transported through a transmission system or distribution system operated by a relevant corporation; and
 - (c) a generation licence or an integrated regional licence that authorises the operation of generating works connected to a transmission system or distribution system operated by a relevant corporation.

(2)	It is a condition of every licence to which this regulation applies that the metering of the supply of electricity must be undertaken in accordance with the procedures and arrangements set out in the <i>Electricity Industry (Metering) Code 2012</i> .
	[Regulation 5A inserted: Gazette 23 Dec 2005 p. 6267; amended: Gazette 13 Jun 2017 p. 2883.]
6.	Condition requiring relevant corporation to offer to purchase electricity generated through small renewable energy systems <u>distributed energy</u>
<u>(1)</u>	It is a condition of every retail licence and integrated regional licence held by a relevant corporation that, on and after 1 May 20058 September 2020, the corporation must offer to purchase renewable source electricitydistributed energy, under an approved contract, from an eligible customer who wishes to sell such electricitydistributed energy to the corporation.
(2)	For the purposes of subregulation (1), the relevant corporation is not required, on any one day, to purchase more than 50 kWh of distributed energy from the eligible customer.
(3)	Subregulation (2) does not prevent the relevant corporation from purchasing additional distributed energy from the eligible customer under the approved contract or otherwise.
(4)	For the purposes of subregulation (1), the relevant corporation is not required to purchase distributed energy (the <i>relevant</i> <i>distributed energy</i>) from the eligible customer at any time when the eligible customer has, in accordance with a direction given to the corporation under the <i>Electricity Corporations Act 2005</i> section 111, a contract to sell distributed energy to the corporation if that contract relates to premises which are the same premises as that on which —
	 (a) the small renewable energy system that generates the relevant distributed energy is located; or (b) the storage works from which the relevant distributed
	energy is discharged are located.

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(5)	For the purposes of subregulation (1), the relevant corporation is			
	not required to purchase distributed energy from the eligible			
	customer at any time unless, at that time, the corporation has a			
	contract with the eligible customer to sell to the eligible			
	customer electricity for the purpose of consumption at premises			
	which are the same premises as that on which —			
	(a) the small renewable energy system that generates the			
	distributed energy is located; or			

(b) the storage works from which the distributed energy is discharged are located.

[Regulation 6 inserted: SL 2020/146 r. 5.]

7. Condition requiring relevant corporation to report on cost of purchasing renewable source electricity distributed energy

It is a condition of every retail licence and integrated regional licence held by a relevant corporation that the corporation must, as soon as practicable after the end of each financial year, submit a written report to the Coordinator setting out the costs incurred by the corporation during that year in purchasing renewable source electricity<u>distributed energy</u> under approved contracts.

8. Contracts to purchase renewable source electricity, approval of etc.

(1) It is a condition of every retail licence and integrated regional licence held [Regulation 7 amended: SL 2020/146 r. 6.]

8. Approved contracts

(1) An *approved contract* is a contract prepared by a relevant corporation that the corporation must, before 1 March 2005 or such later day as, and approved by the Coordinator may allow, submit to the Coordinator a draft of the contract under (subject to subregulation (3)), that sets out the terms and conditions on which the corporation proposes is to purchase renewable source

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	electricitydistributed energy from eligible customers. for the purposes of regulation 6(1).
(2)	The Coordinator may
	(a) approve a contract submitted under subregulation (1);may include (without limitation) technical specifications, or
(b)	<u>request other technical requirements, that it must be amended</u>
	and approve itmet in an amended formrelation to small
	renewable energy systems or storage works.
(3)	The price or prices at which the relevant corporation is to
	purchase distributed energy from eligible customers under the
	contract are to be approved by the Minister, with the
	concurrence of the Treasurer, and not by the Coordinator.
(4)	The Coordinator must not give an approval approve a contract for the purposes of subregulation (1) unless the Coordinator considers that the contract, apart from the matters within subregulation (3), will provide for the purchase of renewable source electricitydistributed energy on fair and reasonable term and conditions.
(4)	- (5) The Minister must not approve any price for the purposes of subregulation (3) unless the Minister considers that the price is fair and reasonable.
(6)	This regulation is subject to regulation 8A.
	[Regulation 8 inserted: SL 2020/146 r. 7.]
<u>8A.</u>	Changes to approved contract
(1)	A relevant corporation may submit to amend or replace an approved contract as follows —
	(a) in relation to the matters within regulation $8(3)$ — with
	the approval of the Minister given with the concurrence

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	(b) in relation to all other matters — with the approval of <u>the Coordinator.</u>			
(2)	An approved contract may also be amended in accordance with subregulations (3) to (6).			
(3)	If the Coordinator for approval			
	(a) <u>considers that</u> an amendment to the approved contract; or			
	(b) a replacement for the approved contract.			
(5)	If, in the opinion of the Coordinator, the approved contract, apart from the matters within regulation 8(3), no longer provides for the purchase of renewable source electricitydistributed energy on fair and reasonable terms and conditions, the Coordinator may, for the purpose of remedying the situation, direct the relevant corporation-concerned —			
	(a) to submit an appropriate amendment to the contract to the Coordinator for approval; and			
	(b) to do so within a period specified by the Coordinator.			
(<mark>6</mark> 4)	In subregulation (53) —			
	appropriate amendment means an amendment —			
	(a) specified by the Coordinator; or			
	(b) otherwise determined by the Coordinator to be suitable for approval.			
(7)	Subregulations (2)5) The Coordinator may approve the appropriate amendment to take effect at a future time specified by the Coordinator, and (3) apply to the relevant corporation must amend the approved contract accordingly.			
(6)	The Minister may, with the concurrence of the Treasurer, direct			
	an amendment or replacement submitted under subregulation (4) or (5) in the same way as they apply to the contract or the			
	original an approved contract, as the case requires.			

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9.	[Regulation 8A inserted: SL 2020/146 r. 7.] Condition requiring compliance with Electricity Industry (Network Quality and Reliability of Supply) Code 2005
	 subregulation (<u>3);</u> (b) amend an approved contract as required by subregulation (5) or (6).
	(a) comply with a direction given to the corporation under
<u>(9</u>)	It is a condition of every retail licence and integrated regional licence held by a relevant corporation that the corporation must do the following —
	purposes of this regulation unless the Minister considers that the price is fair and reasonable.
(8)	The Minister must not approve or direct any price for the
	within regulation 8(3), will provide for the purchase of distributed energy on fair and reasonable terms and conditions
	this regulation unless the Coordinator considers that the amended or new approved contract, apart from the matters
(7)	must amend the approved contract accordingly. The Coordinator must not give an approval for the purposes of
	tion to any matter within regulation $8(3)$ to take effect at a future time specified by the Minister, and the relevant corporation

(2)

- This regulation applies to
 - a distribution licence; and (a)
 - a transmission licence; and (b)
 - an integrated regional licence which authorises the (c) carrying out of the activities described in section 4(1)(b) or (c) of the Act.

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- (3) It is a condition of every licence to which this regulation applies that the holder of the licence must comply with the obligations imposed on the holder by Part 2, section 21 and Part 4 of the *Electricity Industry (Network Quality and Reliability of Supply) Code 2005.*
- (4) If the Authority in the performance of its functions under section 32 of the Act in relation to the obligations referred to in subregulation (3) requests the Director of Energy Safety to provide advice to assist the Authority in that performance, it is a function of the Director of Energy Safety to do all such things as are required to comply with the request.

[Regulation 9 inserted: Gazette 13 Dec 2005 p. 5980.]

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Notes

Compilation table

Citation	Gazettal Publi shed	Commencement
Electricity Industry (Licence Conditions) Regulations 2005	7 Jan 2005 p. 57-9	7 Jan 2005 (see r. 2)
Electricity Industry (Licence Conditions) Amendment Regulations (No. 3) 2005	13 Dec 2005 p. 5979-80	1 Jan 2006 (see r. 2)
Electricity Industry (Licence Conditions) Amendment Regulations 2005	23 Dec 2005 p. 6266-7	23 Dec 2005 (see r. 2)
Electricity Corporations (Consequential Amendments) Regulations 2006 r. 74	31 Mar 2006 p. 1299-357	1 Apr 2006 (see r. 2)
Reprint 1: The <i>Electricity Industry</i> (<i>I</i> 4 Nov 2011 (includes amendments list		s) Regulations 2005 as at
Electricity Industry (Licence Conditions) Amendment Regulations 2017	13 Jun 2017 p. 2882-3	r. 1 and 2: 13 Jun 2017 (see r. 2(a)); Regulations other than r. 1 and 2): 14 Jun 2017 (see r. 2(b))
<u>Electricity Industry (Licence</u> Conditions) Amendment	<u>SL 2020/146</u> 1 Sep 2020	<u>r. 1 and 2: 1 Sep 2020</u> (see r. 2(a)):

Conditions) Amendment1 Sep 2020(see r. 2(a));Regulations 2020Regulations other than r. 1 and 2:
2 Sep 2020 (see r. 2(b))

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