

# Fair Trading (Fitness Industry Interim Code) Regulations (No. 2) 2020

Compare between:

[27 Oct 2020, 00-a0-01] and [01 Jan 2021, 00-b0-00]

Fair Trading Act 2010

## Fair Trading (Fitness Industry Interim Code) Regulations (No. 2) 2020

#### SL 2020/210

#### 1. Citation

These regulations are the *Fair Trading (Fitness Industry Interim Code) Regulations (No. 2) 2020.* 

#### 2. Commencement

- (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 January 2021.

#### [3, 4. Have not come into operation.]

- **<u>[3.</u>** Code of Practice prescribed
- (1) In this regulation
  - *client, fitness service* and *supplier* have the meanings given to them in the Code of Practice set out in Schedule 1.
- (2) The Code of Practice set out in Schedule 1 and titled the *Fitness Industry Interim Code of Practice 2021* is prescribed under
   section 46(1) of the Act as an interim code of practice that
   applies in relation to clients and suppliers of fitness services.
- (3) The *Fitness Industry Interim Code of Practice 2021* has not come effect for the period of 6 months beginning on 1 January 2021.

Compare 27 Oct 2020 [00-a0-01] / 01 Jan 2021 [00-b0-00] Published on www.legislation.wa.gov.au

r. 4

 4.
 Expiry

 These regulations expire at the end of 30 June 2021<sup>1</sup>.

page 2

#### Schedule 1 — Fitness Industry Interim Code of Practice 2021 [r. 3(2)] Note for this Schedule: A person bound by this Code should be familiar with the requirements contained in other applicable legislation including, but not limited to, health legislation, occupational health and safety legislation, misuse of drugs legislation, trade practices and consumer protection legislation, privacy legislation and equal opportunity legislation. **Division 1**— Introduction 1. **Objectives** The objectives of this Code are to — (a) ensure appropriate standards of service are maintained in the fitness industry; and encourage and maintain consumer confidence in the fitness (b) industry: and support and promote the fitness industry. (c) 2. Terms used In this Code *client* means a person who is, or was, supplied with a fitness service by a supplier; or (a) enters into, or has previously entered into operation.], a (b) membership agreement with a supplier; or (c) makes enquiries, or has previously made enquiries, with a supplier or an employee of a supplier at a fitness centre about entering into a membership agreement with the supplier; *cooling off period* has the meaning given in clause 13; *exercise screening*, for a client, means a completed questionnaire or fitness appraisal or assessment of the client; fitness centre means an indoor facility primarily used for providing fitness services;

Compare 27 Oct 2020 [00-a0-01] / 01 Jan 2021 [00-b0-00] Published on www.legislation.wa.gov.au

Fair Trading (Fitness Industry Interim Code) Regulations (No. 2) 2020		
Schedule 1	Fitness Industry Interim Code of Practice 2021	
<b>Division 1</b>	Introduction	
cl. 3		

	<i>fitness equipment</i> means apparatus used in the supply of fitness services including, for example, free weights, machine weights,
	treadmills, exercise bikes and rowing machines;
	fitness service has the meaning given in clause 3;
	martial arts includes judo, karate, ju jitsu and similar disciplines;
	<i>membership agreement</i> means an agreement between a supplier and a client for the supply of fitness services by the supplier to the client at a fitness centre;
	<i>ongoing agreement</i> means a membership agreement that does not end unless the client or the supplier terminates the membership agreement in accordance with this Code;
	<i>person</i> means a natural person, public body, company, or an association or body of persons whether corporate or unincorporated; <i>supplier</i> —
	(a) means a person who is carrying on, or has carried on, the business of supplying fitness services, including a fitness trainer; but
	(b) does not include an employee of a person referred to in paragraph (a).
<u>3.</u>	Fitness service
(1)	A fitness service includes —
	(a) exercise screening; or
	(b) an individual exercise programme; or
	(c) a group exercise programme; or
	(d) the provision of fitness equipment at a fitness centre for use by clients.
(2)	A fitness service does not include —
	(a) a fitness service supplied by —
	(i) a person registered under the <i>Health Practitioner</i> <u>Regulation National Law (Western Australia) in the</u> <u>medical profession; or</u>

			(ii)	a person registered under the <i>Health Practitioner</i>
			(/	Regulation National Law (Western Australia) in the
				physiotherapy profession; or
			(iii)	a sporting club or organisation for the playing of, or
				training for, a sport; or
			(iv)	an educational institution for exclusive use by staff or
				students; or
			(v)	a person for the performance of, or training for,
				martial arts, dancing or ballet;
		C	<u>or</u>	
		(b) t	he use	e of a spa bath, sauna bath, swimming pool or similar
		<u>f</u>	facility	if no other fitness service is supplied; or
		(c) a	a fitne	ss service at a fitness centre supplied for the sole
		Į	ourpos	se of medical rehabilitation; or
		(d) t	he hir	e of a court or other facility for the playing of sport.
4.		Complia	noou	ith the Code
<b>4</b> .		Compila	IICE M	the the code
	(1)	This Cod		tains provisions relating to the fitness industry with
		which a s	suppli	er must comply.
	(2)		~ ~	er must comply.
	(2)	Without D	limitiı	
	(2)	Without	limitiı	ng subclause (1), the supplier must comply with this
	(2)	Without D	<u>limitin</u> en if a	ng subclause (1), the supplier must comply with this client asks the supplier to do something contrary to this
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	(2)	Without 1 Code eve Code. Note for th Con (	limitin en if a nis clau ntrave (a) se ur (b) se th or (c) ob	ng subclause (1), the supplier must comply with this client asks the supplier to do something contrary to this use: ISE: Intion of this Code is a ground for — tecking an order that the person cease contravening the Code ider the Fair Trading Act 2010 section 47; or tecking an order that the person rectify any consequence of at contravention under the Fair Trading Act 2010 section 47; techning an injunction under the Fair Trading Act 2010
	(2)	Without 1 Code eve Code. Note for th Con (	limitin en if a ntrave (a) se <u>ur</u> (b) se <u>th</u> or (c) ob	ng subclause (1), the supplier must comply with this client asks the supplier to do something contrary to this use: Intervention of this Code is a ground for — tecking an order that the person cease contravening the Code is a ground for 47; or tecking an order that the person rectify any consequence of at contravention under the <i>Fair Trading Act 2010</i> section 47; or

	<b>Division 2</b> — General rules of conduct
<u>5.</u>	Claiming membership or endorsement
(1)	A supplier must not falsely claim to be a member of, or be endorsed by, an organisation or association.
(2)	A supplier must take reasonable steps to ensure an employee of the supplier does not falsely represent the employee or the supplier as being a member of, or endorsed by, an organisation or association.
<u>6.</u>	Misrepresenting qualifications and employment of staff
(1)	A supplier must not misrepresent qualifications held by the supplier or employees of the supplier.
(2)	A supplier must take reasonable steps to ensure an employee does not falsely represent the qualifications held by the employee or the supplier.
7.	High pressure selling techniques, harassment or unconscionable
(1)	conductA supplier must not engage in high pressure selling techniques,harassment or unconscionable conduct for the purpose of entering intoa membership agreement with a client.
(2)	A supplier at a fitness centre must take reasonable steps to ensure an employee of the supplier does not engage in high pressure selling techniques, harassment or unconscionable conduct for the purpose of entering into a membership agreement with a client.
<u>8.</u>	Soliciting through false or misleading advertisements, representations or statements
(1)	A supplier must not solicit clients through false or misleading advertisements or other representations or statements that the supplier knows are false or misleading.
(2)	A supplier at a fitness centre must take reasonable steps to ensure an employee of the supplier does not solicit clients through false or misleading advertisements or other representations or statements that the supplier knows are false or misleading.

9.	Confid	lentiality
(1)		blier must not use, or disclose to another person, confidential ation about a client obtained under the client's membership ment.
(2)	Subcla	use (1) does not apply to information that is —
	(a)	used or disclosed for a purpose authorised in writing by the client; or
	(b)	otherwise lawfully used or disclosed.
<u>10.</u>	Free o	r discounted services
		lier must not describe part of a membership as free or
		nted if any programme offered in relation to the membership is
		ed in price, decreased in quality or restricted in any manner as
	<u>a resur</u>	t of the discounted price.
		<b>Division 3</b> — <b>Disclosure</b>
<u>11.</u>	Disclo	sure of information about fitness services
	A supp	lier —
	(a)	must ensure sufficient information is made available to a
		client about a fitness service to enable the client to make an
		informed decision about using the fitness service; and
	(b)	must ensure promotional material about a fitness service —
		(i) is truthful, accurate and unambiguous; and
		(ii) does not encourage unrealistic expectations of
		outcomes attainable from the fitness service;
		and
	(c)	must not knowingly make false or misleading comparisons
		with a fitness service supplied by another supplier; and
	(d)	must not make any false or misleading statements or
		representations relating to the cost of a fitness service; and
	(e)	must make a copy of this Code readily available for any client
		or potential client to read.

12.	Disclosure of information
	Before a supplier enters into a membership agreement with a client, the supplier must —
	(a) give the client the opportunity to read a copy of the
	membership agreement and the rules (if any) of the fitness
	centre; and
	(b) in the case of a fitness centre that has commenced
	<u>operating — allow the client the opportunity to inspect the</u>
	fitness centre.
	<b>Division 4</b> — Membership agreements
13.	Cooling off period
(1)	
	agreement with a supplier starts —
	(a) if the client enters into the agreement before the fitness centr
	<u>opens —</u>
	(i) if the fitness centre opens on the proposed opening day — on that day; or
	(ii) if the fitness centre opens after the proposed opening
	<u>day</u> — on the day the fitness centre opens; or
	(iii) if the fitness centre opens before the proposed
	opening day — on the day the client receives notice
	that the fitness centre has opened;
	Or
	(b) if the client enters into the agreement after the fitness centre
	<u>opens</u> — on the day the client enters into the agreement with
	the supplier.
(2)	The cooling off period ends 48 hours after the cooling off period
	starts.
<b>14.</b>	Membership agreement to be signed
	A supplier must ensure a membership agreement is —
	(a) in writing; and
	(b) dated and signed by the client.
page 8	Compare 27 Oct 2020 [00-a0-01] / 01 Jan 2021 [00-b0-00

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<u>15.</u>	What	a membership agreement must state
	A supp	blier entering into a membership agreement with a client must
		the agreement contains the following details —
	(a)	the supplier's name and address;
	(b)	in the case of a supplier that is a company — the supplier's
		Australian Company Number (ACN);
	(c)	the supplier's and client's rights and obligations under the
		agreement;
	(d)	the fitness service or services to be provided under the
		agreement;
	(e)	a statement in bold 14 point type that the agreement is subject
		to a 48 hour cooling off period;
	(f)	the procedure set out in clause 19 for terminating the agreement during the cooling off period;
	(g)	the date and time at which the cooling off period starts and
	(5)	ends;
	(h)	the circumstances (other than under clause 19) under which
		the client or supplier may terminate the agreement and the
		procedure for terminating the agreement;
	(i)	the administrative charge (if any) that the client must pay to
		the supplier if the client terminates the agreement —
		(i) during the cooling off period; or
		(ii) for any other reason allowed by the agreement;
	(j)	all fees and charges payable under the agreement and, where
		separate fees are payable for a particular service, the amount of the fee or charge and the service to which the fee or charge
		relates;
	(k)	the method of payment;
	(1)	if the agreement is entered into before the supplier's fitness
	(*/	<u>centre opens — the proposed opening day;</u>

Fair Trading (Fitness Industry Interim Code) Regulations (No. 2) 2020		
Schedule 1	Fitness Industry Interim Code of Practice 2021	
Division 4	Membership agreements	
cl. 16		

	(m) in the case of an ongoing agreement, the following statement
	in bold type located in a box within the agreement —
	This is an ongoing membership agreement. The agreement will continue until it is terminated by either you or the supplier in the way described in the agreement.
	If an automatic debit arrangement is in place, membership fees will continue to be debited from your credit card or account until the arrangement is cancelled by you or your fitness centre notifying your bank or credit provider. If you terminate the agreement or stop the automatic debit arrangement in a manner not described in the agreement, then you may be liable to the fitness centre for damages for breach of contract.
<u>16.</u>	Copy of signed membership agreement
	The supplier must provide the client with a copy of the signed membership agreement immediately after it has been signed.
17.	12 month maximum on prepaid membership fees
(1)	This clause applies to a supplier who enters into a membership agreement with a client that has a term of more than 12 months or is an ongoing agreement.
(2)	The supplier must not accept prepayment from the client of fees for a period greater than 12 months.
<u>18.</u>	Prepayment of fees if a fitness centre is leased
	If a lease on premises being used for a fitness centre has less than 12 months before it is due to expire without an option to renew the lease for a further period, a supplier must not sell or renew a membership agreement for a period that exceeds the unexpired period of the lease.

<u>19.</u>	Termination of membership agreements during cooling off period
(1)	A client may terminate a membership agreement without cause or
	reason during the cooling off period.
(2)	The client terminates the agreement with the supplier by giving the supplier written notice of the termination.
(3)	The supplier must refund to the client the fees and other amounts paid by the client to the supplier under the agreement, less —
	(a) if the supplier has supplied a fitness service to the client and the client has not paid for the service — the cost of providing the service; and
	(b) a reasonable administration charge (if any).
(4)	The supplier must pay the refund to the client within 14 days of the client terminating the agreement.
20.	Request to terminate a membership agreement
(1)	If a supplier receives a request from a client to terminate a membership agreement (other than in relation to a termination to which clause 19 applies), the supplier must respond to the request within 7 days.
(2)	The supplier must, as soon as practicable, make a record of the client's termination request or cause the termination request to be recorded.
	<b>Division 5</b> — Complaint handling procedures
21.	Complaints by clients
(1)	A supplier must make every reasonable effort to quickly and fairly resolve a complaint made by a client about the supply of a service offered or provided under a membership agreement with the supplier.
(2)	Information on how to lodge a complaint must be readily available to <u>a client.</u>

Fair Trading (Fitness Industry Interim Code) Regulations (No. 2) 2020		
Schedule 1	Fitness Industry Interim Code of Practice 2021	
Division 5	Complaint handling procedures	
cl. 21		

 (3)	A supp	lier must ensure that, in handling complaints —
	(a)	a record of the complaint is placed on file; and
	(b)	the receipt of the complaint is acknowledged within 7 days.

## Notes

This is a compilation of the *Fair Trading (Fitness Industry Interim Code) Regulations* (*No. 2) 2020.* For provisions that have come into operation see the compilation table. For provisions that have not yet come into operation see the uncommenced provisions table.

### **Compilation table**

Citation	Published	Commencement
Fair Trading (Fitness Industry Interim	SL 2020/210	<u>r. 1 and 2:</u> 27 Oct 2020
Code) Regulations (No. 2) 2020 r. 1	27 Oct 2020	(see r. 2(a <u>));</u>
and 2		Regulations other than r. 1 and 2:
		<u>1 Jan 2021 (see r. 2(b))</u>

### **Uncommenced provisions table**

To view the text of the uncommenced provisions see *Subsidiary legislation as made* on the WA Legislation website.

Citation	<b>Published</b>	Commencement
Fair Trading (Fitness Industry Interim	<u>SL 2020/210</u>	<del>1 Jan 2021 (see r. 2(b))</del>
Code) Regulations (No. 2) 2020 r. 3	<del>27 Oct 2020</del>	
and 4 and Sch. 1		

Compare 27 Oct 2020 [00-a0-01] / 01 Jan 2021 [00-b0-00] Published on www.legislation.wa.gov.au

<sup>1</sup> These regulations expire at the end of 30 Jun 2021 (see r. 4).

page 14