

# Building and Construction Industry (Security of Payment) Act 2021

Compare between:

[26 Jun 2021, 00-a0-02] and [01 Aug 2022, 00-b0-00]

Western Australia

## Building and Construction Industry (Security of Payment) Act 2021

An Act to provide an effective and fair process for securing payments under construction contracts in the building and construction industry, and for related purposes.

Compare 26 Jun 2021 [00-a0-02] / 01 Aug 2022 [00-b0-00] Published on www.legislation.wa.gov.au

### Part 1 — Preliminary

#### **Division 1**—**Introductory**

#### 1. Short title

This is the Building and Construction Industry (Security of Payment) Act 2021.

#### 2. Commencement

- (a) Part 1 (but only Division 1) on the day on which this Act receives the Royal Assent (*assent day*);
- (b) Part 5 (but only Division 1 and only section 98) on the day after assent day;
- (c) the rest of the Act on a day fixed by proclamation, and different days may be fixed for different provisions.

#### 3. Object of Act

- (1) The object of this Act is to provide an effective and fair process for securing payments to persons who undertake to carry out construction work, or to supply related goods and services, in the building and construction industry.
- (2) That object is achieved primarily by
  - (a) giving those persons a statutory entitlement to progress payments; and
  - (b) establishing an expedited procedure for making claims for progress payments, for responding to those claims and for the adjudication of disputed claims; and
  - (c) ensuring money is held on trust if it has been retained to secure the performance of the contractual obligations of those persons; and

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 (d) giving those persons other statutory entitlements, including the right to suspend work or supply if not paid and to access retained money by substituting a performance bond.

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4.	Terms used
(1)	In this Act —
	adjudicated amount means —
	(a) the amount of a progress payment that an adjudicator determines is payable under section 38(1)(a); or
	(b) if the determination of the adjudicator is quashed on review — the amount of a progress payment that a review adjudicator determines is payable under section 48(2)(a);
	adjudication application has the meaning given in
	<u>section 28(1);</u>
	adjudication fees and expenses has the meaning given in
	section 49;
	<i>adjudication response</i> has the meaning given in section 34(1);
	adjudication review application has the meaning given in
	section 39(1);
	adjudication review response has the meaning given in
	$\underline{section 45(1)};$
	<i>adjudicator</i> means —
	(a) an individual registered by the Building Commissioner under Part 5 Division 2 as an adjudicator; and
	(b) in relation to an adjudication application — the adjudicator appointed under section 32 to determine the application;

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administrative duties, of adjudicators or review adjudicators,
includes —
(a) sending and receiving documents, submissions or other communications to and from claimants, respondents or the Building Commissioner; and
(b) arranging conferences, inspections and tests; and
(c) engaging experts; and
(d) giving invoices to claimants or respondents for adjudication fees and expenses;
<i>approved form</i> means a mandatory form approved and
published by the Building Commissioner under section 114(1);
<i>authorised nominating authority</i> means a person authorised by the Building Commissioner under Part 5 Division 1;
Building Commissioner means the officer referred to in the
Building Services (Complaint Resolution and Administration)
<u>Act 2011 section 85;</u>
business day means a day other than —
(a) a Saturday, Sunday or public holiday; or
(b) any other day that falls between 22 December in any
year and 10 January in the following year (inclusive);
<i>claimant</i> means a person who makes a payment claim;
<i>claimed amount</i> has the meaning given in section 24(1)(b);
<i>construction contract</i> has the meaning given in section 5;
<i>construction work</i> has the meaning given in section 6;
<i>corporation in liquidation</i> means —
(a) a company that is being wound up under the
Corporations Act 2001 (Commonwealth); or
(b) any other corporation that is being wound up under the
written law of the jurisdiction in which it is established;

corresponding security of payment law means a law of the
Commonwealth or of another State or a Territory that
corresponds substantially with this Act;
court of competent jurisdiction, in relation to a payment claim
or a certified copy of the determination of an adjudicator or
review adjudicator, means a court with jurisdiction to deal with
a claim for the recovery of a debt of the same amount as the amount that is payable as set out in the payment claim or
determination;
<i>due date</i> , for a progress payment, means the date on which the
progress payment becomes payable under section 20;
<i>head contractor</i> has the meaning given in subsection (3);
home building work has the meaning given in the Home
Building Contracts Act 1991 section 3(1);
<u>multiple dwellings</u>
(a) means 2 or more dwellings as defined in the <i>Home</i>
Building Contracts Act 1991 section 3(1); but
(b) does not include —
(i) 2 dwellings (whether attached or detached) on
the one lot of land; or
(ii) a strata-titled dwelling as defined in that Act;
named month means January, February, March, April, May,
June, July, August, September, October, November or
December;
<i>payment claim</i> has the meaning given in section 22(1);
<i>payment schedule</i> has the meaning given in section 25(1);
performance bond has the meaning given in section 56;
performance security has the meaning given in section 56;
<i>principal</i> has the meaning given in subsection (2);
progress payment has the meaning given in section 17;

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recog	mised financial institution means —
(a)	an authorised deposit-taking institution as defined in the
	Banking Act 1959 (Commonwealth) section 5(1); or
(b)	any other body prescribed by the regulations for the
	purposes of this definition;
recou	<i>urse</i> , to performance security, means —
(a)	in the case of a performance bond — the person named
	in the bond demanding and receiving payment under the bond; or
<u>(b)</u>	in the case of retention money — the person who retains the retention money taking the money for themselves;
relate	ed goods and services has the meaning given in section 7;
relea	se, of performance security, means —
(a)	in the case of a performance bond — the return or
	cancellation of the bond; or
(b)	in the case of retention money — payment of the money
	to the party who has carried out construction work, or
	supplied related goods and services, under a
	construction contract;
	<i>ndent</i> means a person who is given a payment claim under
sectio	on 22(1);
<u>reten</u>	tion money means —
(a)	money (inclusive of GST) retained by a party to a
	construction contract, out of money payable by that
	party under the contract to another party to the contract,
	as security for the performance of obligations of that
	other party under the contract in relation to the carrying
	out of construction work, or the supply of related goods and services, by that other party; or
(b)	• • •
<u>(b)</u>	<u>money (inclusive of GST) paid to a party to a</u> <u>construction contract, by or on behalf of another party to</u>
	the contract, and retained as security for the performance
	of obligations of that other party under the contract in
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	<u>relation to the carrying out of construction work, or the</u> supply of related goods and services, by that other party;
	r this definition:
<u>i</u>	Retention money is also referred to in the building and construction ndustry as a "hold-back".
retent	ion money trust account has the meaning given in
section	<u>n 74(1);</u>
review	<i>adjudicator</i> means —
(a)	an individual registered by the Building Commissioner under Part 5 Division 2 as a review adjudicator; and
<u>(b)</u>	in relation to an adjudication review application — the review adjudicator appointed under section 44 to determine the application;
sched	uled amount has the meaning given in section 25(2)(c);
seriou	s offence means an offence for which the maximum
	y is (or includes) imprisonment for 5 years or more;
subco	<i>ntractor</i> means a person who undertakes to carry out
constr	uction work, or to supply related goods and services,
under	a construction contract otherwise than as head contractor;
value	
(a)	in relation to a construction contract — has the meaning given in section 8(1); or
(b)	in relation to construction work or related goods and
	services — means the value of the work or of the goods
	and services determined under section 19.
(2) In this	Act, the <i>principal</i> is the person —
<u>(a)</u>	for whom construction work is to be carried out, or to
	whom related goods and services are to be supplied,
	under a construction contract to which the person is a
	party (the <i>main contract</i> ); and

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	(b) who is not themselves engaged under a construction contract to carry out construction work or supply related goods and services as part of or incidental to the work carried out, or goods and services supplied, under the main contract.
(3)	In this Act, the <i>head contractor</i> is the person —
	(a) who, as a party to the main contract, undertakes under that contract to carry out construction work for, or to supply related goods and services to, the principal; and
	(b) for whom construction work is to be carried out, or to whom related goods and services are to be supplied, by another person under a separate construction contract as part of or incidental to the work carried out, or goods and services supplied, under the main contract.
	Note for this subsection:
	There is no head contractor when the principal contracts directly with subcontractors.
<u>5.</u>	Term used: construction contract
	In this Act —
	<i>construction contract</i> means a contract, agreement or other arrangement under which one party undertakes to carry out construction work, or to supply related goods and services, for another party.
<u>6.</u>	Term used: construction work
(1)	In this Act —
	<i>construction work</i> means the following —
	(a) the construction of buildings, structures or civil works (whether permanent or not) that form, or are to form, part of land (including the seabed);

are to form, part of the building, structure or civil work, including for —
(i) the supply of electricity, gas or water; and
(ii) air-conditioning, heating, ventilation, lighting, fire protection, irrigation, sanitation, cleaning, security or communication systems; and
(iii) lifts or escalators;
<ul> <li>(c) the alteration, repair, restoration, maintenance, extension, demolition, dismantling or removal of any building, structure or civil work referred to in paragraph (a) or fitting referred to in paragraph (b);</li> <li>(d) the reclamation, dredging or prevention of subsidence or erosion of land;</li> </ul>
(e) any work that is preparatory to, necessary for or an integral part of anything referred to in paragraphs (a) to (d), including —
(i) site clearing, excavating, earth-moving, tunnelling or boring; and
(ii) laying foundations; and
(iii) erecting, maintaining or dismantling cranes, scaffolding or other temporary buildings or structures; and
(iv) cleaning, painting, decorating or treating surfaces; and
(v) site restoration and landscaping;
(f) work prescribed by the regulations to be construction work for the purposes of this Act.
(2) In subsection (1) —
civil works includes the following —
<u>(a) roads;</u>
(b) railways (including light rail);

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	(c)	bridges or underpasses;		
	(d)	airport runways;		
	(e)	waterways, harbours, ports or marinas;		
	(f)	electricity or telecommunication lines;		
	(g)	water, gas, oil, sewage or other pipelines;		
	<u>(h)</u>	dams, levees, aqueducts, drains, seawalls or retaining walls;		
	(i)	pavements, ramps, slipways or tunnels;		
	(j)	works, apparatus or structures associated with the works referred to in paragraphs (a) to (i).		
(3)	Howe	ver, in this Act construction work does not include —		
	<u>(a)</u>	drilling for the purposes of discovering or extracting oil		
		or natural gas, whether on land or not; or		
	<u>(b)</u>	constructing a shaft, pit or quarry, or drilling, for the		
		purposes of discovering or extracting any mineral or other substance; or		
	(c)	constructing or fitting out the whole or any part of a watercraft; or		
	(d)	work prescribed by the regulations not to be		
		construction work for the purposes of this Act.		
<u>7.</u>	7. Term used: related goods and services			
(1)	In this	<u>Act —</u>		
related goods and services means —				
	<u>(a)</u>	goods of the following kinds —		
		(i) materials or components (whether pre-fabricated		
		or not) that are to form part of any building,		
		structure, civil work or other thing resulting from construction work;		
		construction work,		

	(ii)	
		or otherwise) for use in connection with the
		carrying out of construction work;
	and	
	(b) servic	es of the following kinds —
	(i)	the provision of labour to carry out construction work;
	(ii)	professional services that relate directly to construction work or the assessment of its feasibility, including surveying, planning, costing, testing, architectural, design, plan drafting, engineering, quantity surveying, and
		project management services, but not including accounting, financial or legal services;
	and	
	(c) goods	or services prescribed by the regulations to be
	related	d goods and services for the purposes of this Act.
(2)	However in t	his Act <i>related goods and services</i> does not
(2)		oods or services of a kind prescribed by the
		ot to be related goods and services for the purposes
	of this Act.	
(3)		n this Act to related goods and services includes a elated goods or services.
<u>8.</u>	Value of con	struction contract
(1)	In this Act —	
		nstruction contract at any relevant time, means —
	(a) the to for co related	tal amount payable under the contract at that time nstruction work undertaken to be carried out, or d goods and services undertaken to be supplied, the contract (inclusive of GST); or

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(b) if the contract does not provide for the total amount payable under the contract at that time — a reasonable estimate of the total amount at that time calculated as follows —
(i) the estimate is to be based on all the construction work to be carried out and all the related goods and services to be supplied, including any to be carried out or supplied at the option of either party to the contract;
(ii) an estimate of quantities is to take into account all relevant information in the possession of the parties to the contract at that time;
(iii) the estimate is to be based on prevailing rates or prices in the building and construction industry at that time;
(iv) the estimate is to take into account any anticipated movements in those rates or prices during the period of the contract.
(2) The value of a construction contract that is a component contract for a project is taken to be the total value of all the component contracts for that project.
(3) Construction contracts are component contracts for a project <u>if</u> —
(a) the parties to the contracts are the same; and
(b) the construction contracts are for the carrying out of construction work, or the supply of related goods and services, at the same site or at adjacent sites; and
(c) a single construction contract could have been entered into instead of those separate contracts; and
(d) the construction contracts do not include a contract entered into after a separate tender process.

<b>Division 3</b> — Application of Act			
9.	<b>Construction contracts to which Act applies</b>		
(1)	A provision of this Act applies to construction contracts entered into after the provision comes into operation under section 2(c).		
	Notes for this subsection:         1.       Section 2(c) enables the staged commencement of this Act, including the later commencement of new industry requirements (such as those relating to retention money trusts).         2.       The Construction Contracts Act 2004 (renamed the Construction Contracts (Former Provisions) Act 2004) continues to apply to construction contracts entered into before the commencement of section 22 of this Act.		
(2)	This Act applies to a construction contract —(a) whether written or oral, or partly written and partly oral (and even if it is required by this Act to be written); and(b) whether entered into in this State or elsewhere; and		
	(c) whether expressed to be governed by the law of this State or the law of another jurisdiction.		
<b>10.</b> (1)	Construction contracts to which Act does not apply This Act does not apply to a construction contract for home building work if —		
	(a) the principal is an individual; and		
	(b) the work is not carried out in relation to multiple dwellings or for the purposes of a residential development business of the principal; and		
	<ul> <li>(c) the value of the contract does not exceed \$500 000 (or any greater amount prescribed by the regulations for the purposes of this paragraph); and</li> </ul>		

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	(d) the contract is not between a head contractor and a subcontractor, and not between 2 subcontractors, in relation to the carrying out of the work.
	Note for this subsection:
	On the enactment of this Act, a construction contract the value of which is \$500 000 (or another amount prescribed by the regulations) of more is not a home building work contract as defined in the Home Building Contracts Act 1991.
(2)	This Act does not apply to a construction contract to the extent
	that it provides that a party undertakes to carry out construction
	work, or supply related goods and services, as an employee (as
	defined in the <i>Industrial Relations Act 1979</i> section 7(1)) of the
	party for whom the work is to be carried out or to whom the related goods and services are to be supplied.
	related goods and services are to be supplied.
(3)	This Act does not apply to a construction contract to the extent
	that it provides that a party undertakes to carry out construction
	work, or supply related goods and services, as a condition of a
	loan agreement with a recognised financial institution.
(4)	This Act does not apply to a construction contract to the extent
	that it forms part of a loan, guarantee or insurance agreement
	under which a recognised financial institution undertakes any o
	the following or to the extent that it provides that a party to the
	contract undertakes any of the following —
	(a) to lend money or to repay money lent;
	(b) to guarantee payment of money owing or repayment of
	money lent;
	(c) to provide an indemnity with respect to construction
	work carried out, or related goods and services supplied
	under the contract.
(5)	This Act does not apply to a construction contract to the extent
()	that it provides that the consideration payable for construction
	work carried out, or for related goods and services supplied,
	under the contract —
	(a) is not monetary consideration; or

	(b) is to be calculated otherwise than by reference to the value of the work carried out or the goods and services supplied.
(6)	This Act does not apply to a construction contract to the extent
	that it deals with construction work carried out outside Western
	Australia or with related goods and services supplied for
	construction work carried out outside Western Australia.
(7)	For the purposes of subsection (6), Western Australia includes any area of water adjacent to Western Australia —
	(a) that is within the territorial limits of the State; or
	(b) that is outside the territorial limits of the State if the
	construction contract is governed by the law of the State.
<u>11.</u>	Act binds Crown
	This Act binds the Crown in right of Western Australia and, so

far as the legislative power of the Parliament permits, the Crown

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in all its other capacities.

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### Part 2 — Construction contracts and right to progress payments

<b>Division</b> 1 –	- Form and	d content of	of construction	contracts

<u>12.</u>	Model forms of construction contracts
(1)	The Building Commissioner may, for the purpose of assisting participants in the building and construction industry, prepare and publish model forms of construction contracts.
(2)	Different model forms may be prepared and published for use in different circumstances.
(3)	The use of a model form of construction contract is not mandatory.
<u>13.</u>	Construction contracts that are to be in writing and contain mandatory information
(1)	In this section —
	<i>building service</i> has the meaning given in the <i>Building Services</i> (Complaint Resolution and Administration) Act 2011 section 3;
	<i>building service contractor</i> means a person registered under the <i>Building Services (Registration) Act 2011</i> section 18.
(2)	This section applies to a construction contract if —
	(a) a party to the contract is a building service contractor; and
	(b) the contract is for the carrying out by that or the other party to the contract of construction work that is a building service or for the supply by that or the other party to the contract of related goods and services for a building service; and
	(c) the registration of the building service contractor entitles the contractor to carry out the building service referred to in paragraph (b); and

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	(d) the value of the contract exceeds the amount prescribed
	by the regulations for the purposes of this paragraph.
(3)	A building service contractor who enters into a construction
	contract to which this section applies commits an offence if —
	(a) the contract is not in writing; or
	(b) the contract is in writing but does not include the
	mandatory contract information under subsection (6).
	Penalty for this subsection: a fine of \$2 000.
(4)	A building service contractor who has entered into a contract
	that becomes a construction contract to which this section
	<u>applies because of a variation of the contract commits an</u> offence if —
	(a) the contract as varied is not in writing; or
	(b) the contract as varied is in writing but does not include the mendatory contract information under
	the mandatory contract information under subsection (6).
	Penalty for this subsection: fine of \$2 000.
(5)	It is a defence to a charge for an offence under subsection (3) or (4) to prove that —
	(a) it was not reasonably practicable to comply with that
	subsection; and
	(b) the work was required to be carried out, or the related
	goods and services were required to be supplied,
	urgently.
(6)	For the purposes of subsections (3)(b) and (4)(b), the mandatory
	contract information is as follows —
	(a) the names of the parties to the construction contract;
	(b) the registration number of the building service
	<u>contractor;</u>

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	(c) a general description of the construction work to be		
	carried out or of the related goods and services to be supplied;		
	(d) the amount to be paid for carrying out the construction work or supplying the related goods and services (or how that amount is to be calculated):		
	<ul><li>(e) any other information prescribed by the regulations for</li></ul>		
	the purposes of this paragraph.		
(7)	A construction contract is not invalidated because a building service contractor contravenes this section in relation to the contract.		
14.	Prohibited terms: pay when paid provisions		
(1)	In this section —		
	amount owing, in relation to a construction contract, means the		
	amount owing for construction work carried out or undertaken		
	to be carried out, or for related goods and services supplied or		
	undertaken to be supplied, under the contract;		
	<i>pay when paid provision</i> , of a construction contract, means a provision of the contract —		
	(a) that makes the liability of one party (the <i>first party</i> ) to		
	pay an amount owing to another party (the <i>second</i>		
	<i>party</i> ) contingent on payment to the first party by a further person (the <i>third party</i> ) of the whole or any part of that amount; or		
	(b) that makes the due date for payment of an amount owing		
	by the first party to the second party dependent on the date on which payment of the whole or any part of that amount is made to the first party by the third party; or		
	(c) that otherwise makes any of the following contingent or		
	dependent on the operation of another contract —		
	(i) the liability to pay an amount owing;		

	(iii) the making of a claim for an amount owing;
	(iv) the release of retention money or of a
	performance bond.
(2)	A pay when paid provision of a construction contract has no effect in relation to any payment for construction work to be carried out, or for related goods and services to be supplied, under the contract.
	Note for this section:
	Some provisions defined in this section as pay when paid provisions may also be referred to in the building and construction industry as "pay if paid" provisions or "pass-through" provisions.
<u>15.</u>	Other prohibited terms prescribed by regulations
(1)	The regulations may prohibit other provisions of construction
	contracts.
(2)	The regulations may promote anote provisions in an or any erass
	of construction contracts.
(3)	A provision of a construction contract that is prohibited by the regulations has no effect.
16.	Notice-based time bar has no effect if declared unfair in
	particular case
(1)	In this section —
	notice includes notice of the actual or estimated time or cost for
	doing a thing, notice of intention to do a thing, notice of the
	description of a thing or notice of any other kind;
	notice-based time bar provision, of a construction contract,
	<u>means a provision of the contract that makes any of the</u> following contingent on the provision of notice by a party to the
	<u>contract</u>
	(a) an entitlement to payment for construction work carried
	out or undertaken to be carried out, or for related goods

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	and services supplied or undertaken to be supplied,		
	<u>under the contract;</u>		
	(b) an extension of time for doing a thing that affects an		
	entitlement referred to in paragraph (a).		
(2)	A notice-based time bar provision of a construction contract		
	may be declared under this section to be unfair in the case of a		
	particular entitlement under the contract if compliance with the		
	provision in that case —		
	(a) is not reasonably possible; or		
	(b) would be unreasonably onerous.		
(3)	A notice-based time bar provision of a construction contract		
	may be declared to be unfair by —		
	(a) an adjudicator or review adjudicator for the purposes of		
	adjudication proceedings under this Act in relation to the		
	contract; or		
	(b) a court for the purposes of proceedings for the recovery		
	of money or enforcing other rights under the contract; or		
	(c) an arbitrator for the purposes of arbitration proceedings		
	under the contract or under any separate agreement		
	between the parties; or		
	(d) an expert appointed by the parties for the purposes of		
	proceedings to determine a matter under the contract.		
(4)	A notice-based time bar provision of a construction contract that		
	is declared to be unfair has no effect in the case of the particular		
	entitlement that is the subject of the proceedings in which it was		
	declared unfair, but continues to have effect in other		
	circumstances or challenges arising under the same or a related		
	<u>contract.</u>		
(5)	The party in any proceedings who alleges that a notice-based		
	time bar provision is unfair bears the onus of establishing that it		
	<u>is unfair.</u>		

(6)	In dete	rmining whether a notice-based time bar provision is
		the adjudicator, review adjudicator, court, arbitrator or
	<u>expert</u>	must take the following into account —
	(a)	when the party required to give notice would reasonably
		have become aware of the relevant event or
		circumstance, having regard to the last day on which
		notice could have been given;
	(b)	when and how notice was required to be given;
	(c)	the relative bargaining power of each party in entering
		into the construction contract;
	(d)	the irrebuttable presumption that the parties have read
		and understood the terms of the construction contract;
	(e)	the rebuttable presumption that the party required to
		give notice possesses the commercial and technical
		competence of a reasonably competent contractor;
	(f)	if compliance with the provision is alleged to be
		unreasonably onerous — whether the matters set out in
		the notice are final and binding;
	(g)	any matter prescribed by the regulations for the purposes
		of this paragraph.
(7)	In dete	rmining whether a notice-based time bar provision is
		the adjudicator, review adjudicator, court, arbitrator or
		must not take into account the provisions of any related
		ct or the things that happened under any related contract.

#### **Division 2**—**Right to progress payments**

- **17. Right to progress payments**
- (1) A person who, under a construction contract, has undertaken to carry out construction work, or to supply related goods and services, is entitled to receive payment under this section (a progress payment).

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(2)	A progress payment to which a person is entitled under this section includes the following —
	(a) the final payment for construction work carried out, or for related goods and services supplied, under a construction contract;
	(b) a single or one-off payment for construction work carried out, or for related goods and services supplied, under a construction contract;
	(c) a milestone payment under a construction contract, being a payment that is based on an event or date.
(3)	A progress payment to which a person is entitled under this section does not include payment for any expenses, loss or damages incurred because of a breach of a construction contract.
(4)	The entitlement to receive a progress payment under this section is, subject to section 55(3), a separate and additional entitlement to any entitlement to payment under a construction contract, and accordingly a reference in this Act to a progress payment is a reference to a progress payment to which a person is entitled under this section.
(5)	A person is not entitled to receive a progress payment under this section in respect of anything for which the person is not entitled to monetary or other consideration under the <i>Building</i> <i>Services (Registration) Act 2011</i> because of a contravention of section 7(1) of that Act.
	Notes for this section:
	1. Section 23 sets out when claims for progress payments under this Part may be made.
	2. Section 55(3) prevents double payment by requiring any progress payment under this section to be deducted from any payments that a court would otherwise order to be paid in proceedings to enforce the construction contract.
	3. A person contravenes the <i>Building Services (Registration) Act 2011</i> section 7(1) by doing a thing without the appropriate registration as a building service contractor required under that Act for doing that thing.
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<u>18.</u>	Amou	nt of p	rogress payment
			of a progress payment to which a person is entitled a construction contract is —
	<u>(a)</u>		contract provides for the matter — the amount ated in accordance with the contract; or
	<u>(b)</u>	<u>amou</u> constr carrie	contract does not provide for the matter — the nt calculated on the basis of the value of ruction work carried out or undertaken to be d out, or of related goods and services supplied or taken to be supplied, by the person under the act.
<u>19.</u>			construction work and related goods and
	servic	es	
(1)	Constr	ruction	work carried out or undertaken to be carried out
			ruction contract must be valued for the purposes of
	<u>a prog</u>	ress par	yment —
	(a)		contract provides for the matter — in accordance
		with t	he contract; or
	<u>(b)</u>		contract does not provide for the matter — having l to each of the following —
		(i)	the contract price for the work;
		(ii)	any other rates or prices set out in the contract;
		(iii)	any variation agreed to by the parties to the
			<u>contract by which the contract price, or any other</u> <u>rate or price set out in the contract, is to be</u> <u>adjusted by a stated amount;</u>
		(iv)	if any of the work is defective — the estimated cost of rectifying the defect.

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(2)	Related goods and services supplied or undertaken to be supplied under a construction contract must be valued for the		
	purposes of a progress payment —		
	(a) if the contract provides for the matter — in accordance		
	with the contract; or		
	(b) if the contract does not provide for the matter — having		
	regard to each of the following —		
	(i) the contract price for the goods and services;		
	(ii) any other rates or prices set out in the contract;		
	(iii) any variation agreed to by the parties to the		
	contract by which the contract price, or any other		
	<u>rate or price set out in the contract, is to be</u> adjusted by a stated amount;		
	(iv) if any of the goods are defective — the estimated		
	<u>cost of rectifying the defect.</u>		
(3)	In the case of materials and components that are to form part of any building, structure, work or other thing resulting from		
	construction work, the only materials and components to be		
	included in the valuation for the purposes of subsection (2)(b)		
	are those that have become or, on payment, will become the		
	property of the party or other person for whom the construction		
	work is being carried out.		
<u>20.</u>	Due date for payment		
(1)	A progress payment (other than for home building work)		
	becomes payable —		
	(a) in the case of a progress payment to be made by a		
	principal to a head contractor — on the date that is		
	20 business days after a payment claim is made under		
	Part 3 for the progress payment; or		

	(b) in the case of a progress payment to be made to a subcontractor — on the date that is 25 business days after a payment claim is made under Part 3 for the progress payment.
	Note for this subsection:
	The due date for payment by a principal when there is no head contractor is 25 business days after the payment claim is made as provided by paragraph (b) — see definitions of <b>head contractor</b> and <b>subcontractor</b> in section 4(1).
(2)	However, if the construction contract provides that the progress payment becomes payable on an earlier date than that provided by subsection (1), the progress payment becomes payable on that earlier date.
(3)	A progress payment for home building work becomes
	payable —
	(a) if the construction contract provides for the matter — on
	the date determined in accordance with the contract; or
	(b) if the construction contract does not provide for the
	matter — on the date that is 10 business days after a
	payment claim is made under Part 3 for the progress payment.
	Note for this section:
	Section 14(2) provides that a pay when paid provision in a construction
	contract has no effect.
<u>21.</u>	Interest on payment after due date
	Interest is payable on the unpaid amount of a progress payment
	that has become payable at the greater of the following rates —
	(a) the rate provided in the construction contract;
	(b) the rate prescribed under the <i>Civil Judgments</i>

Enforcement Act 2004 section 8(1)(a).

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<b>Part</b>	3 — Procedure for obtaining progress payments
	<b>Division 1</b> — <b>Payment claims and schedules</b>
22.	Making payment claims
(1)	A person who is or claims to be entitled to a progress payment may give a claim for the progress payment (a <i>payment claim</i> ) to the person who, under the relevant construction contract, is or may be liable to make the progress payment.
(2)	A payment claim is made for the purposes of this Act when the claim is given under subsection (1).
	Note for this section: Section 113 deals with the manner in which claims and other documents are to be given under this Act.
23.	When payment claims may be made
(1)	In this section —
	<i>defects liability period</i> , for a construction contract, means the period that —
	(a) starts on the day of the practical completion of construction work under the contract; and
	(b) ends on the last day that any omission or defect in the construction work may be required or directed to be rectified under the contract and written law;
	<i>final payment</i> means the final payment (or a single or one-off payment) for construction work carried out, or related goods and services supplied, under a construction contract;
	<i>practical completion</i> , of construction work under a construction contract, means —
	(a) if the contract provides for the day on which there is practical completion of the work — that day; or

	(b)	in any other case — the day on which the work is
		completed in compliance with the requirements of the
		contract and without any omission or defect that
		unreasonably affects the intended use of the work.
(2)	A pay	ment claim for a progress payment may be made —
	(a)	on or after the last day of the named month in which
		construction work was first carried out, or related goods
		and services were first supplied, under the construction
		contract; and
	(b)	on or after the last day of each subsequent named
		month.
(3)		ver, if the construction contract provides that a payment
		for a particular named month may be made on or after an
		date, then the payment claim may be made on or after raise of the second s
(4)	A nav	mont aloin for a prograss payment (other then for a final
		ment claim for a progress payment (other than for a final
	payme	ent) may only be made before whichever of the following
	payme is the	ent) may only be made before whichever of the following later —
	payme is the	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the
	payme is the (a)	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract;
	payme is the	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract; the date that is 6 months after the construction work to
	payme is the (a)	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract;
	payme is the (a)	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract; the date that is 6 months after the construction work to which the payment claim relates was last carried out or
(5)	payme is the (a) (b)	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract; the date that is 6 months after the construction work to which the payment claim relates was last carried out or the related goods and services to which the payment claim relates were last supplied.
(5)	payme is the (a) (b)	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract; the date that is 6 months after the construction work to which the payment claim relates was last carried out or the related goods and services to which the payment
(5)	payme is the (a) (b) A pay which	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract; the date that is 6 months after the construction work to which the payment claim relates was last carried out or the related goods and services to which the payment claim relates were last supplied. ment claim for a final payment may only be made before ever of the following is the latest —
(5)	payme is the (a) (b) A pay which	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract; the date that is 6 months after the construction work to which the payment claim relates was last carried out or the related goods and services to which the payment claim relates were last supplied. ment claim for a final payment may only be made before
(5)	payme is the (a) (b) A pay which	ent) may only be made before whichever of the following later — the date (if any) determined in accordance with the construction contract; the date that is 6 months after the construction work to which the payment claim relates was last carried out or the related goods and services to which the payment claim relates were last supplied. ment claim for a final payment may only be made before ever of the following is the latest — the date (if any) determined in accordance with the

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	(c) the date that is 6 months after the completion of	<u>f all</u>	
	<u>construction work to be carried out under the</u> construction contract;		
	(d) the date that is 6 months after the supply of all	related	
	goods and services to be supplied under the concentrate.	nstruction	
(6)	If the construction contract is terminated, a payment cl be made on or after the date of termination and before		
	relevant date provided by this section.		
(7)	Unless the construction contract otherwise provides, a claimant may only make one payment claim under the construction contract for a particular named month.		
(8)	Subsection (7) does not prevent the claimant from —		
	(a) making a single payment claim in respect of m one progress payment; or	ore than	
	(b) including in a payment claim an unpaid amoun	<u>t that has</u>	
	been the subject of a previous payment claim.		
	Note for this section:		
	Division 6 extends the payment claim provisions of this Par for the release of retention money or other performance see the substitution of performance security.		
24.	Content of payment claims		
(1)	A payment claim must —		
	(a) be made in writing and be in the approved form and	<u>ı (if any);</u>	
	(b) indicate the amount of the progress payment th		
	claimant claims is payable by the respondent (t claimed amount); and	he	
	(c) describe the items and quantities of construction	n work.	
	or related goods and services, to which the propayment relates; and		

	(d) state that it is made under this Act; and
	(e) include any other information required by the
	regulations.
(2)	A payment claim given to the principal for home building work
(2)	under a construction contract the value of which exceeds the
	amount referred to in section 10(1)(c) must include a
	homeowner's notice in the form prescribed by the regulations
	<u>unless</u>
	(a) the principal is a corporation; or
	(b) the work is carried out in relation to multiple dwellings
	or for the purposes of a residential development business
	of the principal.
	Note for this subsection:
	A homeowner's notice is not required for a payment claim given under
	a contract between a head contractor and a subcontractor or under a contract between 2 subcontractors.
(3)	
	and, if so, the amount stated in the invoice is sufficient indication of the claimed amount.
(4)	A payment claim need not be signed by the claimant.
25.	<b>Response to payment claim: payment schedule</b>
(1)	The respondent may respond to a payment claim by giving a
	<u>schedule (a <i>payment schedule</i>) to the claimant before the earlier</u> of the following —
	(a) the time required by the construction contract;
	(b) 15 business days after the payment claim is made.
(2)	A payment schedule must —
	(a) be given in writing and be in the approved form (if any);
	and
	(b) identify the payment claim to which it relates; and

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	(c) indicate the amount of the payment (if any) that the
	respondent proposes to make (the <i>scheduled amount</i> ); and
	(d) if the respondent does not propose to make any
	payment — indicate that the respondent does not
	propose to make any payment.
(3)	If the scheduled amount is less than the claimed amount or no payment is proposed, the payment schedule must indicate —
	(a) why the scheduled amount is less or no payment is
	proposed; and
	(b) if the reason is that the respondent is withholding
	<u>payment — the reason why the respondent is</u> <u>withholding payment.</u>
	Notes for this section:
	1. This Division provides that if no payment schedule is given within the time allowed, the respondent becomes liable to pay the claimed amount.
	<ol> <li>Division 2 provides that if no payment schedule is given within the time allowed, the respondent cannot make an adjudication response to an adjudication application, and that if a payment schedule is given the respondent cannot include in an adjudication response reasons for withholding payment that were not identified in the payment schedule.</li> </ol>
	3. Division 3 provides that if no payment schedule is given, the respondent is not entitled to make an adjudication review application.
26.	Claimed amount becomes payable if payment schedule not
	<u>duly given</u>
	The respondent becomes liable to pay the claimed amount to the
	claimant on the due date for the progress payment to which the
	payment claim relates if the respondent does not respond to the
	claim by giving a payment schedule to the claimant within the
	time allowed for the response.

<u>27.</u>	Consequences of not paying claimed or scheduled amount		
(1)	In this section —		
	claimed or scheduled amount owed, in relation to a payment		
	<u>claim, means</u>		
	<ul> <li>(a) if the respondent did not respond to the payment claim</li> <li>by giving a payment schedule to the claimant within the</li> <li>time allowed for the response — the claimed amount</li> <li>under the payment claim; or</li> </ul>		
	(b) if the respondent did respond to the payment claim by giving a payment schedule to the claimant within the time allowed for the response and the payment schedule indicates the scheduled amount that the respondent proposes to pay to the claimant — that scheduled amount.		
(2)	If a claimant makes a payment claim for a progress payment and		
	the respondent does not pay the claimed or scheduled amount owed to the claimant in full on or before the due date for the progress payment, the claimant may do either but not both of the following —		
	(a) recover from the respondent the unpaid portion of the		
	<u>claimed or scheduled amount owed as a debt due to the</u> <u>claimant in a court of competent jurisdiction;</u>		
	(b) make an adjudication application in relation to the payment claim.		
	Notes for this subsection:		
	1. Division 7 provides that in addition to taking debt recovery action or making an adjudication application, the claimant may suspend work or supply under the construction contract.		
	2. If no payment is proposed in a payment schedule, the claimant cannot commence proceedings in a court under this section, but may make an adjudication application.		

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(3)	If the claimant commences proceedings under this section in a <u>court of competent jurisdiction to recover from the respondent</u> the unpaid portion of the claimed or scheduled amount owed —	
	unle	ment in favour of the claimant is not to be given ss the court is satisfied that the relevant imstances exist; and
	(b) the r	respondent is not, in those proceedings, entitled —
	(i)	to bring any cross-claim against the claimant; or
	(ii)	to raise any defence in relation to matters arising under the construction contract.
(4)	The relevan are as follow	t circumstances for the purposes of subsection (3)(a) vs —
	(a) the r	respondent —
	<u>(i)</u>	did not respond to the payment claim by giving a payment schedule to the claimant within the time allowed for the response; or
	(ii)	did respond to the payment claim by giving apayment schedule to the claimant within the timeallowed for the response, and the paymentschedule indicates the scheduled amount that therespondent proposes to pay to the claimant;
	amo	respondent has not paid the claimed or scheduled unt owed to the claimant in full on or before the due for the progress payment;
		e payment of the claimed or scheduled amount owed
	<u>is de</u> unde bone	ependent on the substitution of performance security er Division 6 — the requisite compliant performance d has been duly executed by an authorised issuing tution as referred to in that Division.

	<b>Division 2</b> — Adjudication of payment disputes
28.	When claimant may apply for adjudication of payment
	<u>claim</u>
(1)	A claimant may apply for adjudication of a payment claim (an <i>adjudication application</i> ) if —
	(a) the respondent has not paid the claimed or scheduled amount owed (as defined in section 27(1)) to the claimant in full on or before the due date for the
	progress payment; or
	(b) the scheduled amount is less than the claimed amount or
	no payment is proposed in the payment schedule given by the respondent.
(2)	
	response to a payment claim, an adjudication application cannot be made unless —
	(a) the claimant has, within 20 business days after the due
	<u>date for the progress payment, given written notice to</u> <u>the respondent of the claimant's intention to apply for</u> <u>adjudication of the payment claim; and</u>
	(b) the respondent has been given an opportunity to provide
	a payment schedule to the claimant within 5 business days after receiving the claimant's notice.
(3)	The due date for a progress payment is not extended because the
	respondent is given a further opportunity to provide a payment schedule.
(4)	An adjudication application must be made within 20 business days after the claimant first becomes entitled to make the application.

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29.	To w	hom adjudication application made
(1)	An ad	judication application must be made —
	(a)	if the construction contract provides for the person who is to be the adjudicator for the application — to that adjudicator; or
	<u>(b)</u>	in any other case — to the authorised nominating authority chosen by the claimant.
(2)	<u>made</u> claima	te subsection (1)(a), an adjudication application may be to any authorised nominating authority chosen by the ant if it is another adjudication application referred to in n 32(8) or 37(5)(b).
<u>(3)</u> 30.	<u>contra</u> author	mant is not bound by any provision of the construction act that designates or restricts the authorised nominating rity to which an adjudication application may be made.
(1)		irements relating to adjudication application
		<u>must be made in writing and be in the approved form (if</u> any); and
	(b)	must identify the payment claim and the payment schedule (if any) to which it relates; and
		schedule (II ally) to which it relates, and
	(c)	<u>must be accompanied by a copy of the construction</u> <u>contract or of the relevant provisions of the construction</u> <u>contract; and</u>
	(c) (d)	must be accompanied by a copy of the construction contract or of the relevant provisions of the construction contract; and

(3) The regulations may prescribe the maximum application fee that an authorised nominating authority may determine under this section (including different maximum amounts depending on the amount of the payment claim or on other specified factors).

Note for this section:

Under Division 4 the authorised nominating authority or adjudicator may require the payment of a deposit or security for the estimated adjudication fees and expenses of the adjudicator.

#### 31. Withdrawal of adjudication application

- (1) An adjudication application may be withdrawn by the claimant at any time before the application is determined by giving written notice of the withdrawal —
  - (a) to the respondent; and
  - (b) to the adjudicator appointed to determine the application or to the authorised nominating authority to which the application was made.
- (2) An adjudication application is taken to be withdrawn if the respondent has, before the application is determined, paid the claimant the claimed amount in full.

#### **32.** Appointment of adjudicator

- (1) If an adjudication application is made to an adjudicator, the adjudicator is taken to be appointed to determine the application when written notice of the acceptance of the appointment is given by the adjudicator to the claimant and the respondent.
- (2) If an adjudication application is made to an authorised nominating authority
  - (a) the authority must appoint an adjudicator; and

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	(b) the adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent.
(3)	An adjudicator must, within 5 business days after an adjudication application is made, be appointed in accordance with this section to determine the application.
(4)	An adjudicator who gives written notice of acceptance of the appointment, or an authorised nominating authority who gives written notice of the appointment of an adjudicator, must give a copy of the notice to the Building Commissioner.
(5)	An adjudicator may, at any time before determining an adjudication application, withdraw from the adjudication by giving written notice of the withdrawal and the reasons for the withdrawal to the claimant and the respondent.
(6)	An adjudicator who gives written notice of withdrawal from the adjudication must give a copy of the notice to the Building <u>Commissioner and, if appointed by an authorised nominating</u> <u>authority, to the authority.</u>
(7)	An adjudication application is taken to be withdrawn if — (a) an adjudicator has not, within 5 business days after the adjudication application is made, been appointed in accordance with this section to determine the adjudication application; or (b) the adjudicator with draws from the adjudication under
(8)	<ul> <li>(b) the adjudicator withdraws from the adjudication under subsection (5).</li> <li>If an adjudication application is taken to be withdrawn under subsection (7), the claimant may make another adjudication</li> </ul>
	application within 5 business days after the withdrawal despite the expiry of the time otherwise allowed for making adjudication applications.

33.	Disqualification of adjudicator with conflict of interest in		
	adjudication application		
(1)	In this	s section —	
	<i>relevant contract</i> , in relation to an adjudication application,		
	means —		
	(a)	the construction contract the subject of the application;	
		or	
	(b)	any other construction contract if the work or supply	
		under that other contract is part of, or incidental to, the	
		work or supply under the construction contract the	
		subject of the application.	
(2)		judicator has a conflict of interest in relation to an	
	<u>adjudi</u>	cation application if the adjudicator —	
	<u>(a)</u>	is a party to a relevant contract; or	
	(b)	prepared (or was involved in the preparation of) a	
		relevant contract or the payment claim, payment	
		schedule, adjudication application or adjudication	
		response; or	
	<u>(c)</u>	has a material personal interest in the outcome of the adjudication; or	
	(d)	has a conflict of interest of a kind prescribed by the	
	<u>(u)</u>	regulations for the purposes of this paragraph.	
(3)	An ad	judicator does not have a conflict of interest in relation to	
	<u>an adj</u>	udication application —	
	(a)	merely because of a previous appointment to adjudicate	
		a payment claim, or of a previous conflict of interest,	
		involving either or both of the parties; or	
	<u>(b)</u>	merely because a previous determination of the	
		adjudicator involving either or both of the parties was	
		set aside or quashed by a review adjudicator or by a	
		<u>court.</u>	

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(4)	An authorised nominating authority must not appoint an		
	adjudicator to determine an adjudication application if the		
	authority is aware that the adjudicator has a conflict of interest		
	in relation to the application.		
(5)	An adjudicator must not accept an appointment to determine an		
	adjudication application if the adjudicator is aware that the adjudicator has a conflict of interest in relation to the		
	application.		
(6)	If, after being appointed to determine an adjudication		
(0)	application, the adjudicator becomes aware that the adjudicator		
	has a conflict of interest in relation to the application, the		
	adjudicator must withdraw from the adjudication in accordance		
	with section 32.		
<u>34.</u>	Adjudication response		
(1)	If the respondent has given the claimant a payment schedule		
	within the time allowed by this Part, the respondent may give		
	the adjudicator a response to the claimant's adjudication		
	application (the <i>adjudication response</i> ) within 10 business days after receiving a copy of the adjudication application.		
(2)	The adjudication response —		
	(a) must be given in writing and be in the approved form (if		
	<u>any); and</u> (b) must identify the adjudication application to which it		
	(b) must identify the adjudication application to which it relates; and		
	(c) may contain submissions relevant to the response that		
	the respondent chooses to include.		
(3)	The respondent cannot include in the adjudication response any		
	reasons for withholding payment unless those reasons have		
	already been included in the payment schedule given to the		
	<u>claimant.</u>		

(4)	The respondent must give a copy of the adjudication response to the claimant within 1 business day after the response is given to		
	the adjudicator.		
	Note for this section:		
	Division 3 provides that if no adjudication response is given, the respondent is not entitled to make an adjudication review application.		
<u>35.</u>	Adjudication procedures		
(1)	An adjudicator must, subject to complying with the		
	requirements of this Division, determine an adjudication		
	application fairly and as quickly, informally and inexpensively		
	as possible.		
(2)	An adjudicator cannot delegate the determination of an		
	adjudication application to another person or body.		
(3)	For the purposes of determining an adjudication application, the		
	adjudicator may do any of the following —		
	(a) request further submissions from either party and give the other party an opportunity to make submissions		
	commenting on any further submissions made;		
	(b) set deadlines for any further submissions;		
	(c) call a conference of the parties;		
	(d) carry out an inspection, or arrange for a test, of any		
	matter or thing to which the payment claim relates;		
	(e) engage an expert to investigate and report on any matter		
	to which the payment claim relates;		
	(f) engage an authorised nominating authority to assist the		
	adjudicator with administrative duties.		
(4)	A conference of the parties that is called by the adjudicator must		
	be conducted informally.		
(5)	The adjudicator cannot carry out an inspection, arrange for a test		
	or engage an expert if all the parties object.		

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(6)	This section does not authorise the carrying out of an inspection
	or testing in any premises, or the inspection or testing of any
	thing, without the consent of the occupier of the premises or the
	owner of the thing.
(7)	An adjudicator's determination of an adjudication application is
	not affected by the failure of a party to make a submission within the time allowed or to comply with the adjudicator's call
	for a conference.
(8)	An adjudicator is not bound by the rules of evidence.
(9)	Adjudicators may, to the extent that their procedure is not
	otherwise regulated under this Act, determine their own
	procedure.
<u>36.</u>	Jurisdiction to make determination, frivolous or vexatious
	applications and complex applications
(1)	An adjudicator must consider whether the adjudicator has
	jurisdiction to determine the adjudication application.
(2)	If the adjudicator decides that the adjudicator does not have
	jurisdiction to determine the adjudication application, the
	adjudicator's determination of the application must set out that decision and provide that no amount is payable under the
	determination.
(3)	If an adjudicator decides that an adjudication application is
	frivolous or vexatious, or is too complex for the adjudicator to
	make a fair determination within the time available to the
	adjudicator, the adjudicator's determination of the application
	must set out that decision and provide that no amount is payable under the determination.
(4)	An adjudicator's determination must set out the reasons for a
	decision that the adjudicator does not have jurisdiction to
	determine the adjudication application or that the adjudication
	application is too complex.

(5)	This section does not prevent an adjudicator's determination	
	specifying any adjudication fees and expenses that are payable.	
37.	Time allowed for adjudicator to determine adjudication	
	application	
(1)	If the respondent is entitled to give an adjudication response, the adjudicator must not determine the adjudication application until after the response is given or, if not given, until after the last date on which the response could have been given.	
(2)	The adjudicator must determine an adjudication application	
	within 10 business days after —	
	(a) if the respondent is entitled to give an adjudication	
	response and has given an adjudication response within the time allowed under this Division — the date on which the response is given; or	
	<ul> <li>(b) if the respondent is entitled to give an adjudication</li> <li>response but has not given an adjudication response</li> <li>within the time allowed under this Division — the last</li> <li>date on which the response could have been given; or</li> </ul>	
	(c) if the respondent is not entitled to give an adjudication response — the date on which the adjudicator was appointed to determine the application.	
(3)	However, the claimant and the respondent may agree to extend	
	the time by which the adjudicator must determine the	
	adjudication application under this section, but only if the total	
	period of all extensions under this section does not exceed	
	20 business days.	

(4) An adjudicator's determination is not invalid merely because it is made after the time allowed by this section for determining the adjudication application.

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(5)	If the adjudicator fails to determine an adjudication application
	within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —
	(a) the claimant may withdraw the application by giving
	written notice of the withdrawal to the adjudicator and
	<ul><li>(b) the claimant may make another adjudication application</li></ul>
	within 5 business days after the withdrawal despite the
	expiry of the time otherwise allowed for making adjudication applications.
(6)	
	adjudication application before an adjudication response is
	given if the adjudicator decides that the adjudicator does not have jurisdiction to determine the application or that the
	application is frivolous or vexatious.
	Notes for this section:
	1. Under Division 4 the adjudicator may, when determining the proportion of adjudication fees and expenses payable by each party, have regard
	to any unreasonable withholding of consent by a party to extending the time for determining the adjudication application.
	<ol> <li>Under Division 4 the adjudicator is not entitled to adjudication fees and</li> </ol>
	expenses if the adjudicator fails to determine the adjudication application within the time allowed by this Part.
20	
<u>38.</u>	Adjudicator's determination
(1)	
	(a) the amount of the progress payment, if any, to be paid by the respondent to the claimant; and
	(b) the due date for the payment of that amount under
	section 20; and
	(c) the rate of interest payable on that amount under section 21; and
	(d) if no amount of progress payment is required to be
	paid — that no amount is payable.

	Notes f	or this subsection:
		Part 4 provides that the adjudicator may also determine that an amount
		of money is to be paid out of a retention money trust account under that Part.
		Division 4 provides that the adjudicator is to determine the amount of adjudication fees and expenses payable to the adjudicator and the
		proportion of the amount for which each party is liable.
		Sections 58 and 59 provide that a determination may require the release of performance security or the substitution of performance security that is proposed in a payment claim.
(2)		ermining an adjudication application, the adjudicator may der only the following matters —
	(a)	this Act and the regulations;
	(b)	the relevant construction contract;
	(c)	1 / 3
		application, together with submissions (including accompanying documents) duly made by the claimant in support of the claim and application;
	(d)	the relevant payment schedule and adjudication response
		(if any), together with submissions (including accompanying documents) duly made by the respondent
		in support of the schedule and response;
	(e)	any further submissions of the claimant or respondent
		(including accompanying documents) requested by the
		<u>adjudicator;</u>
	<u>(f)</u>	the outcome of any conference of the parties called by the adjudicator;
	(g)	the results of any inspection carried out or testing
		arranged by the adjudicator;
	(h)	any expert report obtained by the adjudicator.
(3)	In det	ermining an adjudication application, the adjudicator must
		onsider the following matters —
	<u>(a)</u>	an adjudication response that is given after the time
		allowed by this Division;

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	(b)	any reasons included in an adjudication response for
		withholding payment that cannot under this Division be included in the adjudication response because those
		reasons were not included in the payment schedule;
	(c)	any submissions (including accompanying documents)
		made to the adjudicator that are not authorised to be made under this Division or that contravene any other
		limitation prescribed by the regulations on the
		submissions that may be made.
(4)	The ac	ljudicator's determination must —
	<u>(a)</u>	be made in writing and be in the approved form (if any);
		and
	<u>(b)</u>	include the reasons for the determination; and
	(c)	be given by the adjudicator to the claimant, respondent and Building Commissioner.
	C 1	
(5)		ction (6) applies if the adjudicator (or any other cator or review adjudicator) has, for the purposes of a
	-	us determination, calculated —
	(a)	the value of any construction work carried out under a
		construction contract; or
	(b)	
		under a construction contract.
(6)		ljudicator is, in a subsequent determination that involves
		ating the value of construction work or related goods and es referred to in subsection (5), to give the work or related
		and services the same value as that previously calculated
		the claimant or respondent satisfies the adjudicator that
	the va	lue has changed since the previous calculation.
(7)		ljudicator may, on the adjudicator's own initiative or on
		plication of the claimant or respondent, correct the
		<u>cator's determination if it contains</u>
	(a)	a clerical mistake or defect of form; or

	(b) an error arising from an accidental slip or omission; or
	(c) a material arithmetic error or a material mistake in the
	description of any person, thing or matter.
	<b>Division 3</b> — <b>Review of adjudications</b>
39.	When claimant or respondent may apply for review of
	adjudication
(1)	A claimant or respondent may apply for a review of an
(1)	adjudicator's determination of an adjudication application (an
	<i>adjudication review application</i> ) if authorised to do so by this
	section.
(2)	A claimant may apply for a review of the adjudicator's determination of an adjudication application if —
	(a) the respondent has not already applied for a review of
	the adjudicator's determination (or, if the respondent has
	<u>already applied, the respondent has withdrawn their</u> application); and
	(b) either —
	(i) the adjudicated amount is less than the claimed
	amount and the amount of that difference
	exceeds the minimum amount prescribed by the
	regulations for the purposes of this paragraph; or
	(ii) the adjudicator decided that the adjudicator did
	not have jurisdiction to determine the application
	and the claimed amount exceeds the minimum
	amount prescribed by the regulations for the
	purposes of this paragraph.
(3)	A respondent may apply for a review of the adjudicator's
	determination of an adjudication application if —
	(a) the respondent gave the claimant a payment schedule
	within the time allowed by this Part; and

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	(b)	the respondent gave the adjudicator an adjudication
		response within the time allowed by this Part; and
	(c)	the adjudicated amount is more than the scheduled
		amount and the amount of that difference exceeds the
		minimum amount prescribed by the regulations for the
		purposes of this paragraph; and
	(d)	the claimant has not already applied for a review of the
		adjudicator's determination (or, if the claimant has
		already applied, the claimant has withdrawn their
		application).
(4)	A deci	ision that the adjudicator had jurisdiction to determine an
		cation application cannot be challenged by the respondent
	in an a	adjudication review application.
(5)	An ad	judication review application must be made within
(5)		ness days after the claimant or respondent making the
		ation is given the adjudicator's determination.
<u>40.</u>	applic Adjuc	ation is given the adjudicator's determination.
<u>40.</u>	applic Adjud	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review
<u>40.</u>	applic Adjuc	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review
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	applic Adjud before applic The re unless	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review eration espondent cannot make an adjudication review application
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	applic Adjud before applic The re unless	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review eation espondent cannot make an adjudication review application the respondent has paid any part of the adjudicated
	applic Adjud before applic The re unless	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review cation espondent cannot make an adjudication review application — the respondent has paid any part of the adjudicated amount that is not disputed by the respondent to the claimant; and
	applic Adjud before applic The re unless (a)	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review cation espondent cannot make an adjudication review application the respondent has paid any part of the adjudicated amount that is not disputed by the respondent to the claimant; and
	applic Adjud before applic The re unless (a)	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review eation espondent cannot make an adjudication review application — the respondent has paid any part of the adjudicated amount that is not disputed by the respondent to the claimant; and the respondent has paid the adjudicated amount (or part)
	applic Adjud before applic The re unless (a)	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review eation spondent cannot make an adjudication review application — the respondent has paid any part of the adjudicated amount that is not disputed by the respondent to the claimant; and the respondent has paid the adjudicated amount (or part) that is disputed by the respondent into a trust account
	applic Adjud before applic The re unless (a)	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review eation espondent cannot make an adjudication review application — the respondent has paid any part of the adjudicated amount that is not disputed by the respondent to the claimant; and the respondent has paid the adjudicated amount (or part) that is disputed by the respondent into a trust account with a recognised financial institution —
	applic Adjud before applic The re unless (a)	ation is given the adjudicator's determination. licated amount in dispute to be paid into trust account e respondent may make adjudication review cation espondent cannot make an adjudication review application =

	(c) the respondent has given the claimant written notice of
	the payment into the trust account, together with
	information that identifies the trust account.
(2)	Money held in a trust account under this section (including any
	accrued interest) is taken to be held by the respondent or the
	authorised nominating authority (as the case requires) on
	trust for the benefit of the claimant until the adjudication review
	application is determined or withdrawn and all money required
	to be paid to the claimant as a result of that determination or
	withdrawal has been paid.
(3)	After all that money has been paid to the claimant —
	(a) in the case of a trust account established by the
	respondent — the respondent is entitled to any money
	remaining in the trust account; and
	(b) in the case of a trust account established by an
	authorised nominating authority — the authority is
	entitled to any money remaining in the trust account that
	is equal to the amount of accrued interest to the date of
	payment to the claimant and the respondent is entitled to
	any remainder.
(4)	The regulations may make provision for or with respect to trust
	accounts under this section and payments from the accounts,
	including by applying provisions of Part 4, with or without
	modification.
<u>41.</u>	To whom adjudication review application made
	An adjudication review application must be made to the
	authorised nominating authority chosen by the claimant or
	respondent making the application.

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42.	<b>Requirements relating to adjudication review application</b>
(1)	An adjudication review application —
	(a) must be made in writing and be in the approved form (if
	any); and
	(b) must be accompanied by a copy of the following —
	(i) the construction contract or the relevant
	provisions of the construction contract;
	(ii) the payment claim;
	(iii) the payment schedule (if any);
	(iv) the adjudication application;
	(v) the adjudication response (if any);
	(vi) any submissions made to the adjudicator by the
	claimant or respondent (including accompanying
	$\frac{\text{documents}}{(1)};$
	(vii) the adjudicator's determination;
	and
	(c) must be accompanied by the application fee (if any) determined by the authorised nominating authority to
	which the adjudication review application is made; and
	(d) may contain submissions relevant to the application that
	the claimant or respondent making the application
	chooses to include.
(2)	The claimant or respondent cannot include any reasons for a
	matter in the adjudication review application unless those
	reasons were raised in the original adjudication being reviewed.
(3)	The claimant or respondent making the adjudication review
	application must give a copy of the application (and of any
	<u>accompanying documents) to the other party within 1 business</u> day after the application is made.
(4)	The regulations may prescribe the maximum application fee that an authorised nominating authority may determine under this
	an autorised nonlinating autority may determine under tills
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	soction	(including different maximum amounts depending on
		ount of the payment claim or on other specified factors).
		this section:
	a	nder Division 4 the authorised nominating authority or review djudicator may require the payment of a deposit or security for the stimated adjudication fees and expenses of the review adjudicator.
	<u>e:</u>	
43.	Withd	rawal of adjudication review application
	An adj	udication review application may be withdrawn by the
	claima	nt or respondent who made the application at any time
	before	the application is determined by giving written notice of
	the wit	hdrawal —
	<u>(a)</u>	to the other party to the adjudication review; and
	(b)	to the review adjudicator appointed to determine the
		application or the authorised nominating authority to
		which the application was made.
44.	Appoi	ntment of review adjudicator
<b>44.</b> (1)		
	If an ac	ntment of review adjudicator ljudication review application is made to an authorised ating authority —
	If an ac	djudication review application is made to an authorised
	If an ac nomina	djudication review application is made to an authorised ating authority —
	If an ac nomina (a)	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and
	If an ac nomina (a)	ljudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to
	If an ac nomina (a)	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the
(1)	If an ac nomina (a) (b)	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent.
	If an ac nomina (a) (b) A revie	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent.
(1)	If an ac nomina (a) (b) A revie adjudic	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent.
(1)	If an ac nomina (a) (b) A revie adjudic accorda	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent. w adjudicator must, within 5 business days after an eation review application is made, be appointed in ance with this section to determine the application.
(1)	If an ac nomina (a) (b) A revie adjudic accorda The au	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent. ew adjudicator must, within 5 business days after an cation review application is made, be appointed in ance with this section to determine the application. thorised nominating authority must give a copy of the
(1)	If an ac nomina (a) (b) A revie adjudic accorda The au notice	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent. ew adjudicator must, within 5 business days after an cation review application is made, be appointed in ance with this section to determine the application. thorised nominating authority must give a copy of the of appointment of the review adjudicator to the Building
(1)	If an ac nomina (a) (b) A revie adjudic accorda The au notice of Comm	djudication review application is made to an authorised ating authority — the authority must appoint a review adjudicator; and the review adjudicator is taken to be appointed to determine the application when written notice of the appointment is given by the authority to the claimant and the respondent. ew adjudicator must, within 5 business days after an cation review application is made, be appointed in ance with this section to determine the application. thorised nominating authority must give a copy of the

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(4)	A review adjudicator may, at any time before determining an
	adjudication review application, withdraw from the adjudication
	review by giving written notice of the withdrawal and the
	reasons for the withdrawal to the claimant and the respondent.
(5)	A review adjudicator who gives written notice of withdrawal
	from the adjudication review must give a copy of the notice to
	the Building Commissioner and to the authorised nominating
	authority that appointed the review adjudicator.
(6)	An adjudication review application is taken to be withdrawn
	<u>if —</u>
	(a) a review adjudicator has not, within 5 business days
	after the adjudication review application is made, been
	appointed in accordance with this section to determine
	the application; or
	(b) the review adjudicator withdraws from the adjudication
	review under subsection (4).
(7)	If an adjudication review application is taken to be withdrawn
	under subsection (6), the claimant or respondent (as the case
	may be) may make another adjudication review application
	within 5 business days after the withdrawal despite the expiry of
	the time otherwise allowed for making adjudication review
	applications.
(8)	Section 33 applies to a conflict of interest of a review
	adjudicator in relation to an adjudication review application in
	the same way as it applies to a conflict of interest of an
	adjudicator in relation to an adjudication application.
(9)	The adjudicator who made the determination that is the subject
	of the adjudication review application cannot be appointed as
	the review adjudicator.

## 45. Adjudication review response

- (1) The respondent (if an adjudication review application is made by the claimant) or the claimant (if an adjudication review application is made by the respondent) may give the review adjudicator a response to the adjudication review application (the *adjudication review response*) within 10 business days after receiving a copy of the adjudication review application.
- (2) The adjudication review response
  - (a) must be given in writing and be in the approved form (if any); and
  - (b) must identify the adjudication review application to which it relates; and
  - (c) may contain submissions relevant to the response that the respondent or claimant chooses to include.
- (3) The respondent or claimant cannot include any reasons for a matter in the adjudication review response unless those reasons were raised in the original adjudication being reviewed.
- (4) The party giving the adjudication review response must give a copy of the response to the other party to the adjudication review within 1 business day after the response is given to the review adjudicator.

#### 46. Adjudication review procedures

- (1) In determining an adjudication review application, the review adjudicator may consider only the following matters
  - (a) this Act and the regulations;
  - (b) the relevant construction contract;
- (c)the relevant adjudication review application and<br/>adjudication review response (if any), together with<br/>submissions (including accompanying documents) duly<br/>made;

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	(d) the relevant payment claim, payment schedule,
	adjudication application and adjudication response (if
	any), together with submissions (including
	accompanying documents) duly made.
(2)	
	adjudicator must not consider the following matters —
	(a) an adjudication review response that is given after the
	time allowed by this Division;
	(b) any reasons for a matter that have been raised unless
	those reasons were raised in the original adjudication
	being reviewed;
	(c) any submissions (including accompanying documents)
	made to the review adjudicator that are not authorised to be made under this Division or that contravene any other
	limitation prescribed by the regulations on the
	submissions that may be made.
( <b>2</b> )	
(3)	A review adjudicator cannot delegate the determination of an adjudication review application to another person or body.
(4)	
	authority to assist the adjudicator with administrative duties.
(5)	A review adjudicator is not bound by the rules of evidence.
(6)	Review adjudicators may, to the extent that their procedure is
	not otherwise regulated under this Act, determine their own
	procedure.
47.	Time allowed for review adjudicator to determine
	adjudication review application
(1)	The review adjudicator must not determine the adjudication
	review application until after the adjudication review response
	is given or, if not given, until after the last date on which the
	response could have been given.

(2)	The review adjudicator must determine an adjudication review
	application within 10 business days after —
	(a) if an adjudication review response is given within the
	<u>time allowed under this Division — the date on which</u> the adjudication review response is given; or
	(b) if an adjudication review response is not given within the time allowed under this Division the last data on
	the time allowed under this Division — the last date on which the response could have been given.
(3)	However, the claimant and the respondent may agree to extend
	the time by which the review adjudicator must determine the
	<u>adjudication review application under this section, but only if</u> the total period of all extensions under this section does not
	exceed 10 business days.
(4)	A review adjudicator's determination is not invalid merely
	because it is made after the time allowed by this section for
	determining the adjudication review application.
(5)	If the review adjudicator fails to determine an adjudication
(5)	review application within the time allowed by this section (or, if
(5)	review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as
(5)	review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —
(5)	review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) — (a) the claimant or respondent who made the application
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice</li> </ul>
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other</li> </ul>
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other party to the adjudication review; and</li> </ul>
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other party to the adjudication review; and</li> <li>(b) the claimant or respondent may make another</li> </ul>
(5)	review application within the time allowed by this section (or, ifthat time is extended under section 51(2), within that time asextended) —(a) the claimant or respondent who made the applicationmay withdraw the application by giving written noticeof the withdrawal to the review adjudicator and the otherparty to the adjudication review; and(b) the claimant or respondent may make anotheradjudication review application within 5 business days
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other party to the adjudication review; and</li> <li>(b) the claimant or respondent may make another</li> </ul>
(5)	review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other party to the adjudication review; and(b) the claimant or respondent may make another adjudication review application within 5 business days after the withdrawal despite the expiry of the time
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other party to the adjudication review; and</li> <li>(b) the claimant or respondent may make another adjudication review application within 5 business days after the withdrawal despite the expiry of the time otherwise allowed for making adjudication review</li> </ul>
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other party to the adjudication review; and</li> <li>(b) the claimant or respondent may make another adjudication review application within 5 business days after the withdrawal despite the expiry of the time otherwise allowed for making adjudication review applications.</li> <li>Notes for this section:</li> <li>1. Under Division 4 the review adjudicator may, when determining the</li> </ul>
(5)	<ul> <li>review application within the time allowed by this section (or, if that time is extended under section 51(2), within that time as extended) —</li> <li>(a) the claimant or respondent who made the application may withdraw the application by giving written notice of the withdrawal to the review adjudicator and the other party to the adjudication review; and</li> <li>(b) the claimant or respondent may make another adjudication review application within 5 business days after the withdrawal despite the expiry of the time otherwise allowed for making adjudication review applications.</li> <li>Notes for this section:</li> </ul>

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	2. Under Division 4 the review adjudicator is not entitled to adjudication fees and expenses if the review adjudicator fails to determine an adjudication review application within the time allowed by this Part.	<u>n</u>
<u>48.</u>	<b>Review adjudicator's determination</b>	
(1)	The review adjudicator must —	
	(a) confirm the determination of the adjudicator that is th subject of the adjudication review application; or	<u>e</u>
	(b) quash that determination and make a determination under this section.	
(2)	If that determination is quashed, the review adjudicator must <u>determine</u>	
	(a) the amount of the progress payment, if any, to be paid by the respondent to the claimant; and	Ī
	(b) the due date for the payment of that amount under section 20; and	
	(c) the rate of interest payable on that amount under section 21; and	
	(d) if no amount of progress payment is required to be paid — that no amount is payable.	
(3)	If the respondent has already paid an amount to the claimant under a determination of an adjudicator that is quashed —	
	(a) the amount is taken to have been paid by the responde under the determination of the review adjudicator; and	
	(b) if the amount exceeds the amount payable under the determination of the review adjudicator — the claima must repay that excess amount to the respondent and pay interest on that excess amount at the same rate as the respondent is required to pay on the adjudicated amount under section 21.	<u>nt</u>
(4)	The review adjudicator's determination must specify —	
	(a) the amount that has already been paid by the responde and	<u>ent;</u>

	(b)	any excess amount that is repayable by the claimant and the date on which it becomes repayable.
(5)	The rev	view adjudicator's determination must —
	<u>(a)</u>	be made in writing and be in the approved form (if any); and
	(b)	include the reasons for the determination; and
	(c)	be given by the review adjudicator to the claimant, the respondent, the authorised nominating authority that appointed the review adjudicator and the Building <u>Commissioner.</u>
(6)	<u>adjudi</u>	ailding Commissioner may give a copy of the review cator's determination to the adjudicator who made the ination that was the subject of the adjudication review ation.
(7)	<u>initiati</u>	view adjudicator may, on the review adjudicator's own ve or on the application of the claimant or respondent, the review adjudicator's determination if it contains —
	(a)	a clerical mistake or defect of form; or
	(b)	an error arising from an accidental slip or omission; or
	(c)	a material arithmetic error or a material mistake in the description of any person, thing or matter.
	Divi	sion 4 — Adjudication fees and expenses
<u>49.</u>	Terms	used
	In this	Division —
		<i>cating</i> means accepting, considering and determining an cation application or adjudication review application;
	fees an adjudic	<i>cation fees and expenses</i> means the amount, by way of ad expenses, payable to an adjudicator or review cator under this Division for adjudicating an adjudication ation or adjudication review application.

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(1)	An adjudicator or review adjudicator is entitled to be paid by way of fees and expenses for adjudicating an adjudication application or adjudication review application —
	(a) the amount agreed between the adjudicator or review adjudicator and the parties to the adjudication or adjudication review; or
	(b) if the amount is not agreed — the amount determined a the rates approved and published by the Building Commissioner.
(2)	However, the amount of adjudication fees and expenses canno exceed any maximum amount prescribed by the regulations for the purposes of this subsection.
(3)	The regulations may prescribe different maximum amounts of adjudication fees and expenses depending on the amount of the payment claim or on other specified factors.
(4)	The parties to an adjudication or adjudication review are — (a) jointly and severally liable for the payment of adjudication fees and expenses; and
	(b) each liable to contribute to the payment of adjudication fees and expenses in equal proportions or in any other proportions determined by the adjudicator or review adjudicator.
(5)	The adjudicator or review adjudicator may have regard to the following matters in determining the proportion of adjudication fees and expenses that each party is liable to pay —
	(a) the conduct of the parties and whether either party acte unreasonably before or during the adjudication or adjudication review;
	(b) the reasons given by a party (or the failure to give reasons) for not making the progress payment concerned;

(c) any attempt by the respondent to raise new reasons in
relation to the application that were not included in the
respondent's payment schedule;
(d) the relative success of the parties in relation to the
application;
(e) whether a party made, or acted in relation to, the
<u>application —</u>
(i) for an improper purpose; or
(ii) vexatiously or frivolously; or
(iii) without reasonable prospects of success;
(f) the services provided by the adjudicator or review
adjudicator (including the time taken to consider
different aspects of the application);
(g) any other matter the adjudicator or review adjudicator
<u>considers relevant.</u>
(6) The determination of an adjudication application or adjudication
review application under this Part must include —
(a) the amount of adjudication fees and expenses payable to
the adjudicator or review adjudicator; and
(b) the proportion of that amount that each party is liable to
<u>pay.</u>
(7) Apart from liability for the payment of adjudication fees and
expenses, the parties to an adjudication or adjudication review
are liable for their own costs and cannot recover those costs
from each other.
(8) An adjudicator or review adjudicator is not entitled to
adjudication fees and expenses if the adjudicator or review
adjudicator fails to determine the adjudication application or
adjudication review application within the time allowed under
this Part.

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(9)	If an adjudication application or adjudication review application
	is withdrawn, the adjudicator or review adjudicator is only
	entitled to adjudication fees and expenses up to the time of the withdrawal.
(10)	If the adjudicator determines that no amount is payable by the
	respondent because the adjudication application was frivolous
	or vexatious, the adjudication fees and expenses are payable by the claimant.
<u>51.</u>	Miscellaneous provisions relating to adjudication fees and expenses
(1)	
(1)	An adjudicator or review adjudicator may withhold giving the determination of the adjudication application or adjudication
	review application to the parties until the adjudication fees and
	expenses are paid if the adjudicator or review adjudicator has
	given the parties an invoice for the adjudication fees and
	expenses before the time allowed for determining the application.
(2)	The time allowed for determining the adjudication application
	or adjudication review application is extended until the time that the adjudication fees and expenses are paid to the adjudicator or
	review adjudicator.
(3)	The authorised nominating authority to which an adjudication
	application or adjudication review application is made may
	require the applicant to provide a reasonable deposit or security
	for the adjudication fees and expenses of the adjudicator or
	review adjudicator appointed to determine the application.
(4)	If a deposit or security is not held by the authorised nominating
	authority, the adjudicator or review adjudicator may require one
	or both of the parties to provide a reasonable deposit or security for the adjudication fees and expenses of the adjudicator or
	review adjudicator.

- (5) The deposit or security must be held by the authorised nominating authority or the adjudicator or review adjudicator (as the case requires) in a trust account with a recognised financial institution and dealt with in accordance with the provisions of this Division relating to the payment of the adjudication fees and expenses.
- (6) Adjudication fees and expenses that are payable by a person may be recovered from that person as a debt due to the adjudicator or review adjudicator in a court of competent jurisdiction.
- (7) The conditions that may be imposed on the authorisation of a nominating authority under Part 5 include the maximum amount that the authority may charge an adjudicator or review adjudicator for performing administrative duties for the adjudicator or review adjudicator.

#### <u>Division 5 — Payment and recovery of adjudicated and other</u> <u>amounts</u>

- 52. Requirement to pay adjudicated amount or to repay excess amount
- (1) If an adjudicator or review adjudicator determines that the respondent must pay an adjudicated amount, the respondent must pay that amount to the claimant on or before
  - (a) the date that is 5 business days after the date on which the adjudicator or review adjudicator gives a copy of the determination to the respondent; or
  - (b) if the adjudicator or review adjudicator has determined that the amount becomes payable to the claimant on a later date — that later date.
- (2) The requirement under subsection (1) that the respondent pay the amount determined by an adjudicator to the claimant is subject to section 40.

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(3)	If a review adjudicator determines that the claimant must repay
	an excess amount of payment, the claimant must pay that excess amount to the respondent on or before —
	(a) the date that is 5 business days after the date on which the review adjudicator gives a copy of the determination
	<ul><li>(b) if the review adjudicator has determined that the amount</li></ul>
	becomes payable to the respondent on a later date — that later date.
(4)	If any interest payable on the adjudicated amount or the excess
	amount is not paid by the due date, the amount of the unpaid interest is added to (and becomes part of) the adjudicated amount payable, or the excess amount repayable, under this
	section.
(5)	If a party to an adjudication or adjudication review has paid the other party's share of the adjudication fees and expenses but has
	not been reimbursed by the other party, the adjudicator or
	review adjudicator may, at the request of the party who paid that
	share, adjust the determination of the adjudication or
	adjudication review so that the amount of that share becomes
	part of the adjudicated amount or other amount payable under the determination to the party who paid that share.
<u>53.</u>	Certification of determination if adjudicated amount not
	paid or excess amount not repaid
(1)	If the respondent fails to pay the adjudicated amount in full as
	required by section 52, the claimant may request the Building
	Commissioner to provide a certified copy of the determination
	of the adjudicator or review adjudicator to enable enforcement
	of the adjudicated amount as a monetary judgment of a court of
	competent jurisdiction.
	Note for this subsection:
	Division 7 provides that in addition to the right to request a certified copy of a determination for debt recovery action, the claimant may suspend work or supply under the construction contract.
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(2)	The Building Commissioner cannot provide the claimant with a
	certified copy of the determination of an adjudicator if an
	adjudication review application in relation to the determination
	has been made but not determined or withdrawn.
(3)	If the claimant fails to repay the excess amount in full as
	required by section 52, the respondent may request the Building
	Commissioner to provide a certified copy of the determination
	of the review adjudicator to enable enforcement of the excess
	amount as a monetary judgment of a court of competent
	jurisdiction.
(4)	A certified copy of a determination is a copy of the
	determination that the Building Commissioner certifies is a true
	and accurate copy of the determination.
(5)	The Building Commissioner may charge a reasonable fee for
	providing a certified copy of a determination under this section.
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<u>54.</u>	Certified copy of determination enforceable as monetary
	Certified copy of determination enforceable as monetary judgment
<b>54.</b> (1)	Certified copy of determination enforceable as monetary
	Certified copy of determination enforceable as monetary         judgment         In this section —         monetary judgment has the meaning given in the Civil
	Certified copy of determination enforceable as monetary judgment In this section —
	Certified copy of determination enforceable as monetary         judgment         In this section —         monetary judgment has the meaning given in the Civil
(1)	Certified copy of determination enforceable as monetary judgment In this section — monetary judgment has the meaning given in the <i>Civil</i> Judgments Enforcement Act 2004 section 3.
(1)	Certified copy of determination enforceable as monetary         judgment         In this section —         monetary judgment has the meaning given in the Civil         Judgments Enforcement Act 2004 section 3.         A certified copy of a determination provided by the Building
(1)	Certified copy of determination enforceable as monetary         judgment         In this section —         monetary judgment has the meaning given in the Civil         Judgments Enforcement Act 2004 section 3.         A certified copy of a determination provided by the Building         Commissioner under section 53 is taken to be a monetary
(1)	Certified copy of determination enforceable as monetary         judgment         In this section —         monetary judgment has the meaning given in the Civil         Judgments Enforcement Act 2004 section 3.         A certified copy of a determination provided by the Building         Commissioner under section 53 is taken to be a monetary         judgment of a court of competent jurisdiction.
(1)	Certified copy of determination enforceable as monetaryjudgmentIn this section —monetary judgment has the meaning given in the CivilJudgments Enforcement Act 2004 section 3.A certified copy of a determination provided by the BuildingCommissioner under section 53 is taken to be a monetaryjudgment of a court of competent jurisdiction.A certified copy of a determination cannot be enforced underthe Civil Judgments Enforcement Act 2004 Part 4 unless theapplication for an enforcement order under that Part is
(1)	Certified copy of determination enforceable as monetaryjudgmentIn this section —monetary judgment has the meaning given in the CivilJudgments Enforcement Act 2004 section 3.A certified copy of a determination provided by the BuildingCommissioner under section 53 is taken to be a monetaryjudgment of a court of competent jurisdiction.A certified copy of a determination cannot be enforced underthe Civil Judgments Enforcement Act 2004 Part 4 unless theapplication for an enforcement order under that Part isaccompanied by an affidavit of the applicant that the
(1)	Certified copy of determination enforceable as monetaryjudgmentIn this section —monetary judgment has the meaning given in the CivilJudgments Enforcement Act 2004 section 3.A certified copy of a determination provided by the BuildingCommissioner under section 53 is taken to be a monetaryjudgment of a court of competent jurisdiction.A certified copy of a determination cannot be enforced underthe Civil Judgments Enforcement Act 2004 Part 4 unless theapplication for an enforcement order under that Part is

made.

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(4)	If the affidavit indicates that only a part of the amount has been
	paid or repaid, the monetary judgment is only for the part of the
	amount not paid or repaid.
(5)	If the person required to pay the amount of a monetary
	judgment commences proceedings to have the monetary
	judgment set aside, the person is not entitled in those proceedings —
	(a) to bring any cross-claim against the person to whom the
	amount of the monetary judgment is payable; or
	(b) to raise any defence in relation to matters arising under
	the relevant construction contract; or
	(c) to challenge the relevant determination of the
	adjudicator or review adjudicator.
(6)	The person commencing proceedings to have the monetary
	judgment set aside must pay into court as security the amount of
	the monetary judgment.
(7)	The court may direct that the amount paid into court be paid to
	the person to whom the amount is payable under the monetary judgment pending the determination of the proceedings to have
	the monetary judgment set aside.
<u>55.</u>	Effect of this Part on civil proceedings
(1)	Nothing in this Part affects any right that a party to a
	construction contract —
	(a) may have under the contract; or
	(b) may have apart from this Act in respect of anything
	done or omitted to be done under the contract.
(2)	Nothing done under or for the purposes of this Part affects any
	civil proceedings arising under a construction contract, whether
	under this Part or otherwise, except as provided by
	subsection (3).

(3)	In any proceedings before a court or tribunal in relation to any
	matter arising under a construction contract, the court or
	tribunal —

- (a) must, in any order or award it makes in those proceedings, allow for any amount paid or repaid to a party to the contract under or for the purposes of this Part; and
- (b) may make any orders it considers appropriate for the restitution of any amount so paid or repaid, and any other orders it considers appropriate, having regard to its decision in those proceedings.
- (4) Evidence of anything lawfully said or done in the course of an adjudication or adjudication review under this Part is not admissible before a court, arbitrator or other person or body, unless the parties to the adjudication or adjudication review consent to the admission of the evidence.
- (5) This section does not affect
  - (a) the operation of section 111; or
    - (b) proceedings referred to in section 27(3) or 54(5); or
    - (c) an entitlement conferred by Division 7 or 8 or anything arising from the exercise of that entitlement.

### <u>Division 6 — Claimant's rights with respect to performance</u> <u>security</u>

<u>56.</u>	Terms used
	In this Division —
	authorised issuing institution means —
	(a) a recognised financial institution; or
	(b) a person authorised under the <i>Insurance Act 1973</i>
	(Commonwealth) to carry on insurance business in Australia;

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	<i>compliant performance bond</i> means a performance bond that meets the requirements of section 60 for the purposes of the substitution of performance security under this Division;
	<i>performance bond</i> means a legally binding instrument (whether
	described as a bond, guarantee or otherwise) issued by an authorised issuing institution to pay a party to a construction
	<u>contract named in the instrument an amount of money up to a</u> <u>specified limit on demand by that party, as security for the</u> performance of obligations under the contract of another party
	to the contract;
	<i>performance security</i> means retention money or a performance <u>bond;</u>
	<i>substitution of performance security</i> means the release of retention money and the substitution for the retention money of
	a performance bond referred to in section 59.
[57.	<i>Has</i> not come into operation.]
10.11	
[Donto /	A horro 59 Dight to valages of norfermance geowity
[Parts 2	2-4 have 58. Right to release of performance security
[Parts 2 (1)	
	A payment claim for a progress payment may seek the release
(1)	A payment claim for a progress payment may seek the release of performance security to which the progress payment relates. An adjudication application or adjudication review application may seek the release of performance security that was sought in a payment claim but which has not been released.
(1) (2)	A payment claim for a progress payment may seek the release of performance security to which the progress payment relates. An adjudication application or adjudication review application may seek the release of performance security that was sought in a payment claim but which has not been released.
(1) (2) (3)	A payment claim for a progress payment may seek the release of performance security to which the progress payment relates. An adjudication application or adjudication review application may seek the release of performance security that was sought in a payment claim but which has not been released. The determination of an adjudicator or review adjudicator may require the release of any performance security that is no longer required because the obligations secured by the performance security have been performed.
(1) (2)	A payment claim for a progress payment may seek the release of performance security to which the progress payment relates. An adjudication application or adjudication review application may seek the release of performance security that was sought in a payment claim but which has not been released. The determination of an adjudicator or review adjudicator may require the release of any performance security that is no longer required because the obligations secured by the performance

#### **Division 7**— Claimant's right to suspend work or supply

#### Claimant's right to suspend work or supply for **62.** non-payment

- A claimant may suspend carrying out construction work, or (1) supplying related goods and services, under a construction contract if the claimant makes a payment claim for a progress payment and
  - the respondent does not pay the claimed or scheduled (a) amount owed (as defined in section 27(1)) to the claimant in full on or before the due date for the progress payment; or
    - (b) the respondent does not pay the adjudicated amount in full as required by section 52; or
  - the respondent fails to pay any retention money relating (c) to the progress payment into a retention money trust account as required by Part 4.
- (2) A claimant cannot suspend work or supply under subsection (1)(b) while an adjudication review application made by the respondent has not been determined.
- (3) A claimant cannot suspend work or supply unless —
- (a) the claimant has given the respondent written notice of the claimant's intention to suspend work or supply under the construction contract; and
  - at least 2 business days have passed since the claimant (b) gave that notice.
- (4) A notice of intention to suspend work or supply must state that it is given under this Act.
- The right to suspend work or supply conferred by (5) subsection (1)(a) or (b) continues until 3 business days have passed since the claimant received the amount payable by the respondent.

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(6)	The right to suspend work or supply conferred by
	subsection (1)(c) continues until —
	(a) the respondent pays the retention money into a retention money trust account and notifies the claimant that the retention money has been paid into the account; and
	(b) 3 business days have passed since the claimant was so notified.
(7)	A right under this Division to suspend work or supply is in addition to the rights conferred by this Act to recover a claimed or scheduled amount owed (as defined in section 27(1)), to enforce payment of an adjudicated amount or to require payment of retention money into a retention money trust account.
<u>63.</u>	Provisions relating to suspension of work or supply
(1)	In this section —
	<i>loss</i> includes expense and damage.
(2)	If a claimant, in exercising a right under this Division to suspend carrying out construction work or supplying related goods and services, incurs a loss because the respondent removes any part of the work or supply from the construction contract (whether pursuant to a right conferred by the contract or otherwise), the respondent is liable to pay the claimant the amount of the loss.
	If a claimant, in exercising a right under this Division to suspend carrying out construction work or supplying related goods and services, incurs a loss because the respondent removes any part of the work or supply from the construction contract (whether pursuant to a right conferred by the contract or otherwise), the respondent is liable to pay the claimant the amount of the loss. A payment claim may be made for the amount of that loss as if
	If a claimant, in exercising a right under this Division to suspend carrying out construction work or supplying related goods and services, incurs a loss because the respondent removes any part of the work or supply from the construction contract (whether pursuant to a right conferred by the contract or otherwise), the respondent is liable to pay the claimant the amount of the loss.

because the claimant did not carry out the work or supply the goods and services during the period of suspension.

 (5) The protection from liability for loss under subsection (4) is not affected if a court finds that a thing done or arising under this Act that was relied on by the claimant in good faith to suspend work or supply was invalid.

#### **Division 8**— Claimant's right to lien

- 64. Lien over unfixed plant and materials in respect of unpaid progress payments
- (1) If a progress payment becomes payable, the claimant is entitled to exercise a lien in relation to the unpaid amount over any unfixed plant or materials supplied by the claimant for use in connection with the carrying out of construction work for the respondent.
- (2) Any lien or charge over the unfixed plant or materials existing before the date on which the progress payment becomes payable takes priority over a lien under this section.
- (3) This section does not confer on a claimant any right against a third party who is the owner of the unfixed plant or materials.
- (4) Except as provided by this section, the law applying to the determination of priorities between different interests in personal property applies to the determination of priorities between a lien under this section over any unfixed plant or materials and any other interest in the unfixed plant or materials.
- (5) The *Personal Property Securities Act 2009* (Commonwealth) section 73(2) is declared to apply to liens under this section.

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<b>Division 9</b> — <b>Miscellaneous provisions relating to payment</b>		
	<u>claims</u>	
<u>[65.</u>	Has not come into operation.]	
66.	Jurisdictional error in determination of adjudicator or	
	review adjudicator	
(1)	This section applies to any proceedings before the Supreme	
	Court relating to any matter arising under a construction	
	contract in which the Court makes a finding that a jurisdictional	
	error has occurred in relation to the determination of an	
	adjudicator or review adjudicator under this Part.	
(2)	The Supreme Court may set aside the whole or any part of the	
	determination.	
(3)	Without limiting subsection (2), the Supreme Court may set	
	aside that part of the determination that it identifies as being	
	affected by jurisdictional error and confirm that part of the	
	determination not affected by jurisdictional error.	
67.	No appeal or review of determination of adjudicator or	
	review adjudicator except under this Part	
	review adjudicator except under this Part	
	review adjudicator except under this Part Except as provided by section 66 and Division 3, a decision or	
	review adjudicator except under this Part	
	review adjudicator except under this Part Except as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application,	
68.	review adjudicator except under this Part Except as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.	
	<ul> <li>review adjudicator except under this Part</li> <li>Except as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.</li> <li>Application of Part to corporate claimant in liquidation</li> </ul>	
	review adjudicator except under this PartExcept as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.Application of Part to corporate claimant in liquidation A corporation in liquidation cannot —	
	review adjudicator except under this PartExcept as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.Application of Part to corporate claimant in liquidation A corporation in liquidation cannot — (a) make a payment claim under this Part; or	
	review adjudicator except under this PartExcept as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.Application of Part to corporate claimant in liquidation A corporation in liquidation cannot — (a) make a payment claim under this Part; or (b) take any action under this Part to enforce a payment	
	review adjudicator except under this PartExcept as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.Application of Part to corporate claimant in liquidation (a) make a payment claim under this Part; or (b) take any action under this Part to enforce a payment claim (including by making an adjudication application)	
	review adjudicator except under this PartExcept as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.Application of Part to corporate claimant in liquidationA corporation in liquidation cannot — (a) make a payment claim under this Part; or (b) take any action under this Part to enforce a payment claim (including by making an adjudication application or adjudication review application or by taking recovery	
	review adjudicator except under this PartExcept as provided by section 66 and Division 3, a decision or determination of an adjudicator on an adjudication application, or of a review adjudicator on an adjudication review application, is not subject to appeal or review.Application of Part to corporate claimant in liquidation (a) make a payment claim under this Part; or (b) take any action under this Part to enforce a payment claim (including by making an adjudication application)	

(c)	take any action under this Part to enforce the
	determination of an adjudicator or review adjudicator

(2) If a corporation in liquidation has made an adjudication
 application or adjudication review application that is not finally
 determined immediately before the day on which it commenced
 to be a corporation in liquidation, the application is taken to
 have been withdrawn on that day.

[Part 4 has not come into operation.]

Compare 26 Jun 2021 [00-a0-02] / 01 Aug 2022 [00-b0-00] Published on www.legislation.wa.gov.au

# Part 5 — Nominating authorities, adjudicators and review adjudicators

### **Division 1** — Authorisation of nominating authorities

<del>[88<b>-97.</b></del>	Have. Application for authorisation
(1)	A person may apply to the Building Commissioner to be authorised as a nominating authority.
(2)	An application must —
	(a) be made in writing and be in the approved form (if any); and
	(b) be accompanied by the fee (if any) prescribed by the regulations; and
	(c) provide information or documents as to the eligibility of the applicant to be authorised.
(3)	The Building Commissioner may require the applicant to provide further information or documents and may refuse the application if the further information or documents are <b>not</b> comeprovided by the time specified by the Building <u>Commissioner.</u>
<u>89.</u>	Maximum number of persons who may be authorised
	The regulations may prescribe the maximum number of persons who may be authorised as nominating authorities at any one time.
<u>90.</u>	Authorisation of nominating authorities
(1)	The Building Commissioner may authorise a person to be a nominating authority if —
	(a) the person has duly applied for an authorisation; and
	(b) the person is eligible to be authorised under this Division; and

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		thorisation would not result in the maximum er of authorised persons prescribed by the
		tions being exceeded.
(2)	for authorisat	g Commissioner decides to refuse an application ion, the Building Commissioner must give the ten notice of the decision and the reasons for the
(3)		Commissioner must keep a register of authorised athorities and publish the register on an ebsite.
<u>91.</u>	<b>Eligibility to</b>	be authorised
(1)	In this section	<u>1 —</u>
		n, in relation to a corporation, means an officer of
		on as defined in the <i>Corporations Act 2001</i>
	(Commonwea	alth) section 9.
(2)	÷	igible to be authorised as a nominating authority if Commissioner is satisfied that —
		rson is reasonably capable of performing the tasks
		ed under this Act of an authorised nominating
	author	rity, having regard to —
	(i)	the processes the person has, or intends to have,
		in place to ensure the appointment of
		adjudicators and review adjudicators to determine adjudication applications or
		adjudication review applications under this Act;
		and
	(ii)	the processes the person has, or intends to have,
		in place to ensure that any conflicts of interest
		that adjudicators or review adjudicators may
		have are identified and dealt with; and

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	<ul> <li>(iii) the person's reputation and any past performance under a previous authorisation under this Division or a similar authorisation under a corresponding security of payment law; and</li> <li>(iv) any other matter the Building Commissioner</li> </ul>
	considers relevant;
	and
(b)	a previous authorisation of the person under this
	Division, or a similar authorisation of the person under a corresponding security of payment law, has not been withdrawn or revoked (otherwise than at the request of the person); and
<u>(c)</u>	the person has not been refused a previous application
	for an authorisation under this Division, or an application for a similar authorisation under a corresponding security of payment law, within the period of 5 years before making the application to be authorised under this Division; and
(d)	the person (or a related person) has not been convicted of a serious offence; and
(e)	the person (or a related person) has not been a bankrupt within the period of 3 years before making the application to be authorised under this Division; and
(f)	the person (or a related person) has not been a corporation in liquidation within the period of 3 years before making the application to be authorised under this Division.
	on is eligible to be both authorised as a nominating ity and registered as an adjudicator or review adjudicator.
adjudio	ver, a person is not capable of being appointed as the cator or review adjudicator for an adjudication application adjudication review application while the person is also an

authorised nominating authority or a related person of an authorised nominating authority.

#### 92. Conditions of authorisation

- (1) The authorisation of a person as a nominating authority may be unconditional or subject to conditions imposed by the Building Commissioner.
- (2) The Building Commissioner may, by written notice given to an authorised nominating authority, amend, revoke or add conditions to which the authorisation is subject.

### 93. Term of authorisation

- (1) The authorisation of a person as a nominating authority is given for the period (not exceeding 5 years) specified in the authorisation.
- (2) An authorised nominating authority may be given a further authorisation on application made no earlier than 6 months before the expiry of the existing authorisation.
- (3) If an application is duly made for a further authorisation and the application has not been determined before the expiry of the existing authorisation, the existing authorisation continues in force until the application is determined.

#### 94. Revocation of authorisation

- (1) The Building Commissioner may revoke the authorisation of a person as a nominating authority if satisfied that the person
  - (a)provided information in connection with the applicationfor authorisation that was false or misleading in a<br/>material particular; or
    - (b) has contravened this Act or the regulations; or
    - (c) has contravened a condition of the authorisation; or
    - (d) has contravened a code of practice under section 97; or

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	(e) has been convicted of a serious offence since the grant of the authorisation; or
	(f) in the case of an individual — has become a bankrupt since the grant of the authorisation; or
	(g) in the case of a body corporate — has become a
	<u>corporation in liquidation since the grant of the</u> <u>authorisation.</u>
(2)	Before revoking the authorisation of a person as a nominating authority, the Building Commissioner must give the person the opportunity to make a submission within the period specified by
	the Building Commissioner.
(3)	If the Building Commissioner decides to revoke the authorisation of a person as a nominating authority, the Building
	<u>Commissioner must give the person written notice of the</u>
	decision and the reasons for the decision.
(4)	An authorised nominating authority may surrender its
	authorisation under this Division by written notice to the Building Commissioner.
	Bunding Commissioner.
<u>95.</u>	Review by State Administrative Tribunal of decisions of
	Building Commissioner
	A person who is aggrieved by any of the following decisions of
	<u>the Building Commissioner may apply to the State</u> Administrative Tribunal for a review of the decision —
	(a) the refusal of an application by the person for authorisation as a nominating authority;
	(b) the imposition or amendment of a condition of the
	person's authorisation as a nominating authority;
	(c) the revocation of the person's authorisation as a nominating authority.

96.	Infor	nation to be provided to Building Commissioner by
	<u>autho</u>	rised nominating authorities
	An au	thorised nominating authority must provide the following
information to the Building Commissi		nation to the Building Commissioner at the time and in the
	form t	he Building Commissioner requires —
	<u>(a)</u>	the names of the parties to an adjudication application or adjudication review application made to the authority, the amount of the disputed payment claim and any other information about the application that the Building Commissioner requires the authority to provide;
	<u>(b)</u>	
		appointed by the authority to determine the application and the date of the appointment;
	(c)	a copy of any policy document of the authority that
		<u>describes how adjudicators or review adjudicators are</u> <u>appointed (including any policy document relating to</u> <u>their grading);</u>
	(d)	the rates of fees generally charged by the authority and the adjudicators or review adjudicators it appoints;
	(e)	any other information relating to the performance of the functions of the authority under this Act that the Building Commissioner requires the authority to provide.
	Note fo	r this section:
	6	Part 3 Divisions 2 and 3 provide that copies of determinations made by adjudicators and review adjudicators are to be provided to the Building Commissioner.
<u>97.</u>	Code	of practice for nominating authorities
(1)	the pe	egulations may prescribe or adopt a code of practice for rformance of the functions under this Act of authorised ating authorities.
(2)		rised nominating authorities are required to perform their
	functi	ons under this Act in accordance with the code of practice.

(3)	A contravention of the code of practice by an authorised
	nominating authority may be taken into operation.]account by
	the Building Commissioner under this Division, but does not
	invalidate any decision of the authority under this Act.
98.	Making and determining applications for authorisation
	before commencement of Division
(1)	An application for authorisation as a nominating authority may be made and determined under this Division before all the provisions of this Division come into operation.
(2)	The application may be made and determined as if all of the provisions of this Act had come into operation, but any determination of the application does not have effect until all of the provisions of this Division come into operation.
<mark>-</mark> D	Division 2- <u>— Registration of adjudicators and review</u> <u>adjudicators</u>
<u>99.</u>	Registration of individual as adjudicator, review
<u>99.</u>	<b>Registration of individual as adjudicator, review</b> <u>adjudicator or both</u>
<u>99.</u>	adjudicator or both
<u>99.</u>	
	adjudicator or bothAn individual may be registered under this Division as anadjudicator or a review adjudicator, or both.
<u>99.</u> 	adjudicator or both An individual may be registered under this Division as an
100.	adjudicator or bothAn individual may be registered under this Division as an adjudicator or a review adjudicator, or both.Application for registrationAn individual may apply to the Building Commissioner for
<b>100.</b> (1)	adjudicator or bothAn individual may be registered under this Division as an adjudicator or a review adjudicator, or both.Application for registrationAn individual may apply to the Building Commissioner for registration under this Division.
100.	adjudicator or bothAn individual may be registered under this Division as an adjudicator or a review adjudicator, or both.Application for registrationAn individual may apply to the Building Commissioner for registration under this Division.An individual may make a single application to be registered as
100. (1) (2)	adjudicator or bothAn individual may be registered under this Division as an adjudicator or a review adjudicator, or both.Application for registrationAn individual may apply to the Building Commissioner for registration under this Division.An individual may make a single application to be registered as both an adjudicator and a review adjudicator.
<b>100.</b> (1)	adjudicator or bothAn individual may be registered under this Division as an adjudicator or a review adjudicator, or both.Application for registrationAn individual may apply to the Building Commissioner for registration under this Division.An individual may make a single application to be registered as both an adjudicator and a review adjudicator.An application must —
100. (1) (2)	adjudicator or bothAn individual may be registered under this Division as an adjudicator or a review adjudicator, or both.Application for registrationAn individual may apply to the Building Commissioner for registration under this Division.An individual may make a single application to be registered as both an adjudicator and a review adjudicator.
100. (1) (2)	adjudicator or bothAn individual may be registered under this Division as an adjudicator or a review adjudicator, or both.Application for registrationAn individual may apply to the Building Commissioner for registration under this Division.An individual may make a single application to be registered as both an adjudicator and a review adjudicator.An application must — (a) be made in writing and be in the approved form (if any);

	(c) be accompanied by the registration fee (if any)
	prescribed by the regulations; and
	(d) provide information or documents as to the eligibility of
	the applicant to be registered.
(4)	The Building Commissioner may waive any application fee or registration fee if satisfied it is reasonable to do so.
(5)	The Building Commissioner may require the applicant to provide further information or documents and may refuse the application if the further information or documents are not provided by the time specified by the Building Commissioner.
<u>101.</u>	Registration as adjudicator or review adjudicator
(1)	The Building Commissioner may register an individual as an
	adjudicator if the individual —
	(a) has duly applied for registration as an adjudicator; and
	(b) is eligible to be registered as an adjudicator under this
	Division.
(2)	The Building Commissioner may register an individual as a review adjudicator if the individual —
	(a) has duly applied for registration as a review adjudicator;
	and
	(b) is eligible to be registered as a review adjudicator under
	this Division.
(3)	If the Building Commissioner decides to refuse an application
	for registration, the Building Commissioner must give the applicant written notice of the decision and the reasons for the decision.
(4)	The regulations may provide for the registration of different

grades of adjudicators and for any related matter.

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<u>102.</u>	Eligibility to be registered	
(1)	An individual is eligible to be registered as an adjudicator if t	he
	Building Commissioner is satisfied that —	
	(a) the individual has the qualifications, expertise and	
	experience required by the regulations for registration	<u>a</u>
	an adjudicator; and	
	(b) the registration of the individual as an adjudicator is n	101
	suspended under this Division and has not previously	
	been cancelled under this Division or the Construction	n
	Contracts (Former Provisions) Act 2004; and	
	(c) a similar registration of the individual under a	
	corresponding security of payment law is not suspend	lec
	or has not previously been cancelled (otherwise than a	<u>at</u>
	the request of the individual); and	
	(d) the individual has not been convicted of a serious	
	offence; and	
	(e) the individual has not been a bankrupt within the peri-	od
	of 3 years before making the application to be register	
	under this Division.	
(2)	An individual is eligible to be registered as a review adjudica	to
	if the Building Commissioner is satisfied that the individual -	
	(a) is registered or eligible to be registered as an	
	adjudicator; and	
	(b) has the qualifications, expertise and experience requir	ec
	by the regulations for registration as a review	
	adjudicator.	
103.	Conditions of registration	
(1)	The registration of an adjudicator or review adjudicator is	
(-/	subject to the following conditions —	
	(a) the performance of the functions of the adjudicator or	
	review adjudicator under this Act in a competent and	
	professional manner;	
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	(b)	the completion of any requirements for continuing
		professional development (or other training
		requirements) prescribed by the regulations for the
		purposes of this paragraph;
	(c)	compliance with a code of practice under section 109;
	(d)	compliance with the requirements of Part 3 Division 4
		relating to adjudication fees and expenses of the
		adjudicator or review adjudicator;
	(e)	
		Commissioner.
(2)	The B	uilding Commissioner may, by written notice given to an
	<u>adjudi</u>	cator or review adjudicator, amend or revoke the
	condit	ions of registration imposed by the Building
		nissioner or add conditions to which the registration is
	<u>subjec</u>	<u>t.</u>
104.	Renev	val of registration
(1)	Regist	ration under this Division may be renewed by the
(1)	-	ration under this Division may be renewed by the ng Commissioner if the adjudicator or review
(1)	Buildi	
(1)	Buildi	ng Commissioner if the adjudicator or review
(1)	Buildi adjudi	ng Commissioner if the adjudicator or review cator —
(1)	Buildi adjudi (a)	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and
(1)	Buildi adjudi (a) (b)	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and
(1)	Buildi adjudi (a) (b)	ng Commissioner if the adjudicator or review <u>cator —</u> <u>has duly applied for renewal of the registration; and</u> <u>continues to be eligible for registration; and</u> <u>has completed the requirements for continuing</u>
(1)	Buildi adjudi (a) (b)	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training
	Buildi adjudi (a) (b) (c)	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training requirements) prescribed by the regulations for the purposes of this paragraph.
(1)	Buildi adjudi (a) (b) (c) An app	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training requirements) prescribed by the regulations for the purposes of this paragraph. plication for renewal of registration must be made no later
(2)	Buildi adjudi (a) (b) (c) An app than 1	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training requirements) prescribed by the regulations for the purposes of this paragraph. plication for renewal of registration must be made no later month before the expiry of the existing registration.
	Buildi adjudi (a) (b) (c) An app than 1 Section	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training requirements) prescribed by the regulations for the purposes of this paragraph. plication for renewal of registration must be made no later month before the expiry of the existing registration. n 100 applies to an application for renewal of registration
(2)	Buildi adjudi (a) (b) (c) An app than 1 Section in the s	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training requirements) prescribed by the regulations for the purposes of this paragraph. plication for renewal of registration must be made no later month before the expiry of the existing registration. n 100 applies to an application for renewal of registration same way it applies to an application for registration.
(2)	Buildi adjudi (a) (b) (c) An app than 1 Section in the If an a	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training requirements) prescribed by the regulations for the purposes of this paragraph. plication for renewal of registration must be made no later month before the expiry of the existing registration. n 100 applies to an application for renewal of registration same way it applies to an application for registration. pplication is duly made for renewal of registration and the
(2)	Buildi adjudi (a) (b) (c) An app than 1 Section in the If an a	ng Commissioner if the adjudicator or review cator — has duly applied for renewal of the registration; and continues to be eligible for registration; and has completed the requirements for continuing professional development (or other training requirements) prescribed by the regulations for the purposes of this paragraph. plication for renewal of registration must be made no later month before the expiry of the existing registration. n 100 applies to an application for renewal of registration same way it applies to an application for registration.

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	existing registration, the existing registration continues in force until the application is determined.
(5)	If the Building Commissioner decides to refuse an application
(3)	for renewal of registration, the Building Commissioner must
	give the applicant written notice of the decision and the reasons
	for the decision.
<u>105.</u>	Term of registration
	Individuals may be registered (or their registration renewed)
	under this Division for the period (not exceeding 3 years)
	determined by the Building Commissioner.
<u>106.</u>	Suspension or cancellation of registration
(1)	The Building Commissioner may suspend (for a period not
	exceeding 3 years) or cancel the registration of an individual as
	an adjudicator or as a review adjudicator if satisfied that the
	<u>individual —</u>
	(a) provided information in connection with the application
	for registration that was false or misleading in a material particular; or
	(b) is no longer eligible under this Division to be registered
	as an adjudicator or review adjudicator; or
	(c) has contravened a condition of the registration.
(2)	Before suspending or cancelling the registration of an individual
	as an adjudicator or review adjudicator, the Building Commissioner must give the individual the opportunity to make
	a submission within the period specified by the Building
	Commissioner.
(3)	If the Building Commissioner decides to suspend or cancel the
	registration of an individual as an adjudicator or review
	adjudicator, the Building Commissioner must give the
	individual written notice of the decision and the reasons for the
	decision.

(4)	An adjudicator or review adjudicator may surrender their
	registration under this Division by written notice to the Building
	Commissioner.
<u>107.</u>	Public register of adjudicators and review adjudicators
(1)	The Building Commissioner must keep a register of
	adjudicators and review adjudicators containing relevant
	information about their registration and publish the register on
	an appropriate website.
(2)	If the registration of an individual as an adjudicator or review
	adjudicator expires and is not renewed, or is suspended,
	cancelled or surrendered, the Building Commissioner must
	update the register and may include in the register details about
	the refusal of any application for renewal or about any
	suspension, cancellation or surrender of registration.
(3)	The Building Commissioner may issue certificates of
	registration to adjudicators and review adjudicators on the
	register.
108.	<b>Review by State Administrative Tribunal of decisions of</b>
	Building Commissioner
	An individual who is aggrieved by any of the following
	decisions of the Building Commissioner may apply to the State
	Administrative Tribunal for a review of the decision —
	(a) the refusal of an application by the individual for
	registration or renewal of registration as an adjudicator
	or review adjudicator;
	(b) the imposition or amendment of a condition of the
	individual's registration as an adjudicator or review
	adjudicator;
	(c) the suspension or cancellation of the individual's
	registration as an adjudicator or review adjudicator.

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<u>109.</u>	Code of practice for adjudicators and review adjudicators
(1)	The regulations may prescribe or adopt a code of practice for the performance of the functions under this Act of adjudicators and review adjudicators.
(2)	Adjudicators and review adjudicators are required to perform their functions under this Act in accordance with the code of practice.
(3)	A contravention of the code of practice by an adjudicator or review adjudicator may be taken into account by the Building Commissioner under this Division, but does not invalidate any decision or determination of the adjudicator or review adjudicator under this Act.
<u>110.</u>	Transitional registration on commencement of Division
(1)	On the commencement of this Division, the registration of an individual as an adjudicator under the <i>Construction Contracts</i> ( <i>Former Provisions</i> ) <i>Act 2004</i> is taken to be a registration of the individual under this Division as an adjudicator (a <i>provisional registration</i> ) if —
	<ul> <li>(a) the Building Commissioner is satisfied that the individual has undertaken a training course approved by the Building Commissioner for the purposes of this paragraph; and</li> <li>(b) the Building Commissioner issues a certificate of provisional registration to the individual.</li> </ul>
(2)	Unless a provisional registration is sooner cancelled under this Division, the provisional registration continues in force until the end of the period of 12 months after the commencement of this Division.
(3)	The Building Commissioner must cancel the provisional registration of an individual if an application by the individual for registration as an adjudicator or review adjudicator under this Division is refused.

# Part 6 — Miscellaneous

<u>111.</u>	No co	ntracting out
(1)		Act has effect despite any provision in any contract, ment or other arrangement.
(2)	-	vision of any contract, agreement or other arrangement is the extent that it —
	<u>(a)</u>	is inconsistent with this Act; or
	<u>(b)</u>	purports to exclude, modify or restrict the operation of this Act or has the effect of excluding, modifying or restricting the operation of this Act; or
	(c)	requires a party to a construction contract to reimburse the other party to the contract for any costs or expenses incurred in connection with the taking of action under this Act, except as authorised by this Act; or
	(d)	may be reasonably construed as an attempt to deter a
		person from taking action under this Act.
<u>112.</u>	Immu	nity from civil liability
(1)	In this	section —
	protec	ted person means —
	<u>(a)</u>	an adjudicator or review adjudicator appointed to determine an adjudication application or adjudication review application; or
	(b)	an authorised nominating authority; or
	(c)	the Building Commissioner; or
	(d)	a person acting under the direction of —
		<ul> <li>(i) an adjudicator or review adjudicator appointed to determine an adjudication application or adjudication review application; or</li> <li>(ii) an authorised nominating authority; or</li> <li>(iii) the Building Commissioner;</li> </ul>

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	or
	(e) a person who was a person referred to in paragraphs (a) to (d).
(2)	No civil liability is incurred by a protected person for anything the person has done or omitted to do, in good faith, in the performance or purported performance of a function under this <u>Act.</u>
(3)	The protection given by subsection (2) applies even though the thing done as described in that subsection may have been capable of being done whether or not this Act or any other written law had been enacted.
(4)	Despite subsection (2), the State is not relieved of any liability that it might have for another person having done or omitted to do anything described in that subsection.
<u>113.</u>	Service of documents
(1)	In this section —
	<i>document</i> includes any written notice, claim, response or <u>determination;</u> <i>give</i> includes serve, send or otherwise provide.
(2)	Any document that by or under this Act is authorised or required to be given by a party to a construction contract to another party to the contract in relation to matters arising under the contract — (a) must be given in the manner (if any) provided in the contract if it is reasonably practicable to do so; or
	(b) in any other case — must be given in a manner provide by subsection (3).
(3)	Any document that by or under this Act is authorised or required to be given to a person may, subject to subsection (2), be given to the person —
page 84	(a) by delivering the document to the person personally; or Compare 26 Jun 2021 [00-a0-02] / 01 Aug 2022 [00-b0-00 Published on www.legislation.wa.gov.au

	(b) by leaving the document for the person at the person's
	ordinary place of business; or
	(c) by sending the document by post to the person's
	ordinary place of business; or
	(d) by email to an email address specified by the person for
	giving documents of that kind to the person; or
	(e) by any other method (including the use of an electronic
	database, document system or any other means by which
	a document can be accessed electronically) authorised
	by the regulations for giving documents of that kind to
	the person.
(4)	The regulations may make provision for or in relation to the
	time at which a document that is given in a particular manner is
	taken to have been given.
(5)	A document given or received under this Act by the agent of a
	person is taken for the purposes of this Act to have been given
	or received by that person.
114.	Approved forms
114.	Approved forms
(1)	The Building Commissioner may approve and publish forms for
	use under any provision of this Act.
(2)	
(2)	An approved form published by the Building Commissioner is
(2)	required to be used for the purpose for which it is approved,
(2)	required to be used for the purpose for which it is approved, unless the Building Commissioner directs when publishing the
(2)	required to be used for the purpose for which it is approved,
(2)	required to be used for the purpose for which it is approved, unless the Building Commissioner directs when publishing the
	required to be used for the purpose for which it is approved, unless the Building Commissioner directs when publishing the approved form that it is recommended but not mandatory.
	required to be used for the purpose for which it is approved, unless the Building Commissioner directs when publishing the approved form that it is recommended but not mandatory. An approved form published by the Building Commissioner
	required to be used for the purpose for which it is approved, unless the Building Commissioner directs when publishing the approved form that it is recommended but not mandatory. An approved form published by the Building Commissioner may require —
	required to be used for the purpose for which it is approved, unless the Building Commissioner directs when publishing the approved form that it is recommended but not mandatory. An approved form published by the Building Commissioner may require — (a) the form to be accompanied by specified documents;

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<u>115.</u>	Annual report on operation of Act
(1)	Without limiting the <i>Financial Management Act 2006</i> section 61, the annual report for a financial year prepared under that section by the accountable authority for the department of
	the Public Service principally assisting in the administration of
	this Act must contain (or must be accompanied by a separate
	report that contains) information about the operation of this Act.
(2)	The report must also contain information about any significant
	residual operation of the Construction Contracts (Former
	Provisions) Act 2004.
<u>116.</u>	Use or disclosure of confidential information
(1)	In this section —
	confidential information means information that is the subject
	of a duty of confidentiality or secrecy or that is of a
	commercially sensitive nature;
	<i>relevant officer</i> means the following —
	(a) the Building Commissioner or other public official or
	employee engaged in the administration of this Act;
	(b) an authorised nominating authority;
	(c) an adjudicator or review adjudicator;
	(d) a person who was a person referred to in paragraphs (a)
	<u>to (c).</u>
(2)	A relevant officer must not, directly or indirectly, use or
	disclose any confidential information obtained by the relevant
	officer under or for the purposes of this Act.
	Penalty for this subsection: a fine of \$10 000.
(3)	A person does not commit an offence under subsection (2) in
	relation to the use or disclosure of confidential information if —
	(a) the information is already in the public domain; or

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	(b)	the use or disclosure of the information is authorised
		under subsection (4) or (5).
(4)	The us	se or disclosure of confidential information obtained under
		the purposes of this Act is authorised for the purposes of
	this se	ction if the information is used or disclosed in good faith
	<u>in any</u>	of the following circumstances —
	(a)	for the purposes of performing a function under (or
		complying with) this Act or another written law;
	(b)	with the consent of each person to whom the
		confidential information relates;
	(c)	to a court or other person or body acting judicially in the
		course of proceedings before the court, person or body;
	(d)	under an order of a court or other person or body acting
		judicially;
	(e)	as otherwise required by law.
(5)	The <b>B</b>	uilding Commissioner may authorise the disclosure of
()		ential information obtained under or for the purposes of
		ct to any of the following persons or bodies if, in the
		n of the Building Commissioner, the information is or is
	-	to be relevant to the person or body —
	(a)	the Small Business Commissioner referred to in the
		Small Business Development Corporation Act 1983
		section 13;
	(b)	the Department CEO as defined in the Procurement
		Act 2020 section 4(1) in connection with the functions
		of the Department CEO under Part 7 of that Act;
	(c)	a person or body prescribed by the regulations for the
		purposes of this paragraph.
<u>117.</u>	Crimi	nal proceedings generally
(1)	A pros	secution for an offence against this Act may be
(+)	-	enced by, and only by, the Building Commissioner or a
		authorised to do so by the Building Commissioner.

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(2)	Subsection (1) does not limit the functions of the Director of
	Public Prosecutions under the Director of Public Prosecutions
	<u>Act 1991 section 11.</u>
(3)	In the absence of evidence to the contrary, proof is not required
	in any proceedings for an offence against this Act —
	(a) that the prosecutor is authorised to commence the
	prosecution; or
	(b) that a signature on a prosecution notice alleging the
	offence is the signature of a person authorised to
	commence the prosecution.
(4)	A prosecution for an offence against this Act must be
	commenced within 3 years after the day on which the offence is
	alleged to have been committed.
(5)	Despite subsection (4), if a prosecution notice alleging an
	offence against this Act specifies the day on which evidence of
	the alleged offence first came to the attention of a person who
	has authority to commence the prosecution —
	(a) the prosecution may be commenced within 3 years after
	that day; and
	(b) the prosecution notice need not contain particulars of the
	day on which the offence is alleged to have been
	committed.
(6)	The day on which evidence first came to the attention of a
	person who has authority to commence the prosecution is, in the
	absence of proof to the contrary, the day specified in the prosecution notice.
	prosecution notice.
<u>/118.</u>	Has not come into operation.]
Parts (	6 and 7 have 119. Regulations
-	
(1)	The Governor may make regulations prescribing matters —
	(a) required or permitted by this Act to be prescribed; or

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	(b) necessary or convenient to be prescribed for giving
	effect to this Act.
(2)	The regulations may provide that contravention of a regulation is an offence, and provide, for an offence against the regulations, for a penalty not exceeding a fine of \$2 000.
<u>120.</u>	Review of Act
(1)	The Minister must review the operation and effectiveness of this
	Act, and prepare a report based on the review, as soon as
	practicable after the 5 <sup>th</sup> anniversary of the day on which
	section 71 comes into operation.
(2)	The Minister must cause the report to be laid before each House
	of Parliament as soon as practicable after it is prepared, but not
	later than 12 months after the 5 <sup>th</sup> anniversary.

Part 7 Divisio	<ul> <li>Consequential amendments to other Acts</li> <li>n 1 Building Services (Complaint Resolution and Administration) Act 2011 amended</li> </ul>
s. 121	
<u>Pa</u>	<u>rt 7 — Consequential amendments to other Acts</u>
Б	vision 1 — Building Services (Complaint Resolution and
	Administration) Act 2011 amended
<u>121.</u>	Act amended
	This Division amends the Building Services (Complaint
	Resolution and Administration) Act 2011.
122.	Section 3 amended
	In section 3 in the definition of <i>building service Act</i> :
	(a) after paragraph (b) insert:
-	(ba) the Building and Construction Industry
	(Security of Payment) Act 2021;
	(b) delete paragraph (d) and insert:
_	(d) the Construction Contracts (Former
	Provisions) Act 2004;
<u>[123, 1</u>	<b>24.</b> <i>Have</i> not come into operation.]
[Divisi	ion 2 has not come into operation.]
D	Division 3 — Construction Contracts Act 2004 amended

This Division amends the Construction Contracts Act 2004.

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## 136.Section 1 amended

In section 1 delete "may be cited as the *Construction Contracts* Act 2004." and insert:

is the Construction Contracts (Former Provisions) Act 2004.

## 137. Section 7 amended

In section 7(1) delete "operation." and insert:

operation and before the *Building and Construction Industry* (Security of Payment) Act 2021 section 22 comes into operation.

**138.** Section 48 amended

(1) After section 48(2) insert:

(2A) The Building Commissioner must not register an individual as a registered adjudicator after the *Building and Construction Industry (Security of Payment) Act 2021* Part 5 Division 2 comes into operation.

(2) After section 48(5) insert:

(5A) The registration of an individual as a registered adjudicator is cancelled if the individual's registration as an adjudicator or review adjudicator under the *Building and Construction Industry (Security of Payment) Act 2021* Part 5 Division 2 is cancelled.

Compare 26 Jun 2021 [00-a0-02] / 01 Aug 2022 [00-b0-00] Published on www.legislation.wa.gov.au

Building and Construction Industry (Security of Payment) Act 2021				
Part 7	Consequential amendments to other Acts			
Division 4	Procurement Act 2020 amended			
s. 139				

<u>139.</u>	Section 52 deleted
	Delete section 52.
	<b>Division 4</b> — <i>Procurement Act 2020</i> amended
<u>140.</u>	Act amended
	This Division amends the Procurement Act 2020.
<u>141.</u>	Section 4 amended
	In section 4(1) in the definition of <i>goods</i> , <i>services or works</i> paragraph (c) delete " <i>Construction Contracts Act 2004</i> " and insert:
	Construction Contracts (Former Provisions) Act 2004

## Notes

This is a compilation of the *Building and Construction Industry (Security of Payment) Act 2021.* 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** 

Short title	Number and year	Assent	Commencement
Building and Construction Industry (Security of Payment) Act 2021 Pt. 1 Div. 1 and 2, Pt. 5 Div. 1 (3 (other than s. 98 only57, 59-61 and 65), Pt. 5, Pt. 6 (other than s. 118) and Pt. 7 (other than s. 123 and 124 and Div. 2)	4 of 2021	25 Jun 2021	Pt. 1 Div. 1: 25 Jun 2021 (see s. 2(a)); Pt. 5 Div. 1 (s. 98 only): 26 Jun 2021 (see s. 2(b)); Pt. 1 Div. 2 and 3, Pt. 2, Pt. 3 (other than s. 57, 59-61 and 65), s. 88-97, Pt. 5 Div. 2, Pt. 6 (other than s. 118) and Pt. 7 (other than s. 123 and 124 and Div. 2): 1 Aug 2022 (see s. 2(c) and SL 2022/78 cl. 2(2)(a))

## **Uncommenced provisions table**

To view the text of the uncommenced provisions see *Acts as passed* on the WA Legislation website.

Short title	Number and year	Assent	Commencement
Building and Construction Industry (Security of Payment) Act 2021 (other thans. 57, 59-61 and 65, Pt. 14, s. 118, 123 and 124 and Pt. 7 Div. 1 and s. 98)2	4 of 2021	25 Jun 2021	Pt. 1 Div. 2 and 3, Pt. 2, Pt. 3 (other than s. 57, 59–61 and 65), s. 88–97, Pt. 5 Div. 2, Pt. 6 (other than s. 118) and Pt. 7 (other than s. 123 and 124 and Div. 2): 1 Aug 2022 (see s. 2(c) and SL 2022/78 cl. 2(2)(a)); s. 57 and 65, Pt. 4 (other than s. 87), s. 118, 123 and 124 and Pt. 7 Div. 2: 1 Feb 2023 (see s. 2(c) and SL 2022/78 cl. 2(2)(b)); s. 59-61 and 87: 1 Feb 2024

Compare 26 Jun 2021 [00-a0-02] / 01 Aug 2022 [00-b0-00] Published on www.legislation.wa.gov.au

Short title	Number and year	Assent	Commencement
			(see s. 2(c) and SL 2022/78 cl. 2(2)(c))