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# POLICE (MEDICAL AND OTHER EXPENSES FOR FORMER OFFICERS) ACT 2008

POLICE (MEDICAL AND OTHER EXPENSES FOR FORMER OFFICERS) REGULATIONS 2009

#### Western Australia

# Police (Medical and Other Expenses for Former Officers) Regulations 2009

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Police (Medical and Other Expenses for Former Officers) Act 2008

# Police (Medical and Other Expenses for Former Officers) Regulations 2009

Made by the Governor in Executive Council.

# **Part 1** — **Preliminary matters**

#### 1. Citation

These regulations are the *Police* (*Medical and Other Expenses* for Former Officers) Regulations 2009.

#### 2. Commencement

These regulations come into operation on the day on which the *Police (Medical and Other Expenses for Former Officers) Act 2008* section 15 comes into operation.

#### 3. Terms used

In these regulations — *applied provisions* has the meaning given in regulation 10; *approved form* means a form approved under regulation 16(1).

# Police (Medical and Other Expenses for Former Officers) Regulations 2009 Part 2 Claims procedure

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# Part 2 — Claims procedure

### 4. Making claim

A claim must —

- (a) be in the approved form and signed by the former officer; and
- (b) include or be accompanied by the information approved by the Police Commissioner; and
- (c) be given to the Police Commissioner.

# 5. Response to claim

(1) In this regulation —

#### prescribed period means —

- (a) for a claim received within 6 months after the commencement of section 4(1) of the Act 60 days after the claim is received; or
- (b) for any other claim 17 days after the claim is received.
- (2) Within the prescribed period after receiving a claim from a former officer made in accordance with regulation 4, the Police Commissioner must notify the former officer in writing that
  - (a) liability for the claim is accepted; or
  - (b) liability for the claim is denied; or
  - (c) a decision to accept or deny liability for the claim has not yet been made.
- (3) A notice under subregulation (2)(b) or (c) must set out the reasons why liability is denied or a decision has not yet been made.

# Police (Medical and Other Expenses for Former Officers) Regulations 2009 Claims procedure Part 2

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#### 6. Initial medical examination

A former officer who has made a claim must, if required by the Police Commissioner for the purpose of deciding whether to accept or deny the claim, submit himself or herself for an examination by a medical practitioner provided and paid by the Police Commissioner.

#### 7. Periodic medical examinations

If amounts are being paid by the Police Commissioner in respect of a claim made by a former officer, the former officer must, if required by the Police Commissioner, from time to time submit himself or herself for an examination by a medical practitioner provided and paid by the Police Commissioner.

#### 8. Treatment plan

If a claim is for medical expenses likely to be incurred, the Police Commissioner may require the former officer to give the Police Commissioner a written statement signed by a medical practitioner setting out —

- (a) the treatment proposed to be provided to the former officer in respect of the injury; and
- (b) an estimate of the costs of that treatment.

Police (Medical and Other Expenses for Former Officers) Regulations 2009

Part 3 Dispute resolution

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# Part 3 — Dispute resolution

#### 9. Application of this Part

This Part applies in relation to the determination of a dispute referred to in section 7 of the Act.

#### 10. Applied provisions of WC&IM Act

The provisions of the WC&IM Act (the *applied provisions*) that apply in relation to the determination of a dispute include the following —

- (a) sections 64, 65, 66, 71 and 72A;
- (b) Part VII Division 1;
- (c) Part XI (except section 220) and Parts XII to XIX;
- (d) any other provisions to the extent their application is necessary to give effect to a provision referred to in paragraph (a), (b) or (c).

#### 11. References to terms used in applied provisions

- (1) A reference in the applied provisions to notice of the occurrence of an injury (however the notice is described) is read as a reference to notice of the occurrence of an injury given in accordance with section 178(1)(a) of the applied provisions as modified by regulation 12.
- (2) A reference in the applied provisions to a claim for compensation under the WC&IM Act Schedule 1 clause 17 (however the claim is described) is read as a reference to a claim as defined in section 3(1) of the Act.
- (3) A reference in section 65 of the applied provisions to the receipt of weekly payments made under the WC&IM Act is read as a reference to an amount paid in respect of a claim as defined in section 3(1) of the Act.

# Police (Medical and Other Expenses for Former Officers) Regulations 2009 Dispute resolution Part 3

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(4) A reference in Part XII of the applied provisions to statutory expenses is read as a reference to an amount payable under section 4(1) of the Act and calculated in accordance with section 5(1) of the Act.

#### 12. Notice under section 178(1)(a): sufficient compliance

It is sufficient compliance with section 178(1)(a) of the applied provisions in relation to an injury to a former officer if —

- (a) notice of the injury was given under the *Police Force Regulations 1979* regulation 1302 before the former officer ceased to be a police officer or APLO; or
- (b) if the former officer ceased to be a police officer or APLO before the commencement of section 4(1) of the Act — notice of the injury is given to the Police Commissioner as soon as practicable after the former officer becomes aware of the entitlement to make a claim; or
- (c) if the former officer ceased to be a police officer or APLO on or after the commencement of section 4(1) of the Act — notice of the injury is given to the Police Commissioner as soon as practicable after the injury occurred.

#### 13. Forms and information

- (1) If there is an approved form for use under an applied provision, that form must be used and not the form (if any) prescribed under the WC&IM Act for use under the applied provision.
- (2) If
  - (a) there is no approved form for use under an applied provision; but

# Police (Medical and Other Expenses for Former Officers) Regulations 2009 Part 3 Dispute resolution

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(b) there is a form prescribed under the WC&IM Act for use under the applied provision,

that form (with the necessary changes) must be used under the applied provision.

- (3) If the Police Commissioner approves information for use under an applied provision, that information must be provided and not the information (if any) prescribed under the WC&IM Act for use under the applied provision.
- (4) If
  - (a) the Police Commissioner has not approved information for use under an applied provision; but
  - (b) information is prescribed under the WC&IM Act for use under the applied provision,

that information (to the extent it is relevant) must be provided.

- (5) For subregulations (3) and (4), information for use under an applied provision is
  - (a) information that must be included in or accompany a form to be used under the applied provision; or
  - (b) information to be otherwise provided for the purposes of the applied provision.

#### 14. No restriction on award of common law damages

To avoid doubt, the applied provisions do not apply in relation to the determination of a dispute referred to in section 7 of the Act so as to limit the amount of damages that may be awarded independently of the Act.

### 15. Evidence admissible in common law proceedings

Evidence of a statement made in a proceeding before an arbitrator under this Part is admissible in an action for damages brought independently of the Act.

# Police (Medical and Other Expenses for Former Officers) Regulations 2009 Miscellaneous matters Part 4

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## Part 4 — Miscellaneous matters

### 16. Approval of forms

- (1) The Police Commissioner may approve forms for use under the Act.
- (2) An approved form may be a statutory declaration.

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.