#### Western Australia

# **Fair Trading Amendment Bill 2021**

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#### Western Australia

### LEGISLATIVE COUNCIL

(As amended in Committee)

## **Fair Trading Amendment Bill 2021**

#### A Bill for

An Act to amend the Fair Trading Act 2010.

The Parliament of Western Australia enacts as follows:

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1	1.	Short title		
2		This is the Fair Trading Amendment Act 2021.		
3	2.	Commencement		
4		This Act comes into operation as follows —		
5 6		(a) sections 1 and 2 — on the day on which this Act receives the Royal Assent;		
7		(b) the rest of the Act — on the day after that day.		
8	3.	Act amended		
9		This Act amends the Fair Trading Act 2010.		
10	4.	Section 17 amended		
11 12		In section 17(1) insert in alphabetical order:		
13		amend includes replace;		
14 15		amending law means a Commonwealth Act that amends either or both of the following —		
16 17		(a) Schedule 2 to the <i>Competition and Consumer Act 2010</i> (Commonwealth);		
18 19 20		(b) the regulations made under section 139G of that Act;		
21	5.	Section 19 amended		
22	(1)	In section 19(1):		
23 24		(a) delete paragraph (a) and insert:		
25 26		(a) Schedule 2 to the <i>Competition and Consumer Act 2010</i> (Commonwealth) as in force on		

1	1 June 2021 and as amended by each provision
2	that —
3 4 5	(i) is in an amending law that has effect for the purposes of this section under section 19B; and
6 7	(ii) has come into operation for the purposes of this section under section 19C;
8 9	and
9 10 11	(b) in paragraph (b) delete "time." and insert:
12 13	time, subject to subsection (1A).
14 15	(2) After section 19(1) insert:
16 17 18	(1A) For the purposes of subsection (1)(b), a provision of an amending law does not amend regulations made under the <i>Competition and Consumer Act 2010</i> (Commonwealth) section 139G unless —
20 21	(a) the amending law has effect for the purposes of this section under section 19B; and
22 23 24	(b) the provision has come into operation for the purposes of this section under section 19C.
25	Note: The heading to amended section 19 is to read:
26	Application of Australian Consumer Law text

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1	6.	Sections 19A to 19E inserted		
2		After section 19 insert:		
3				
4		19A.	Tabling amending laws	
5			An amending law must be laid before each House of	
6 7			Parliament within 18 sitting days of the House after the day on which the law receives the Royal Assent.	
8		19B.	Disallowance of amending laws	
9		(1)	In this section —	
10			disallowance period, in relation to a disallowance	
11			resolution notice of which is given in a House of	
12 13			Parliament, means the period of 30 sitting days of the House after the day on which the notice is given;	
14			disallowance resolution means a resolution that an	
15			amending law be disallowed;	
16			notice period, in relation to an amending law laid	
17			before a House of Parliament under section 19A,	
18 19			means the period of 14 sitting days of the House after the day on which the amending law is laid before it.	
		(2)		
20 21		(2)	An amending law has effect for the purposes of section 19 if the amending law is laid before each	
22			House of Parliament under section 19A and either —	
23			(a) no notice of a disallowance resolution is given	
24			in either House within the notice period; or	
25			(b) at least 1 notice of a disallowance resolution is	
26			given in a House within the notice period and,	
27 28			for each such notice, 1 of the following applies —	
29			(i) the notice is withdrawn or discharged	
30			within the disallowance period;	

1 2 3		<ul><li>(ii) the disallowance resolution is lost in the House or not agreed to within the disallowance period.</li></ul>
4	(3)	For the purposes of this section and section 19A —
5 6 7		(a) the period specified in section 19A, a notice period or a disallowance period continues to run even though a House of Parliament is
8 9 10 11 12		prorogued or dissolved or expires; and  (b) notice of a disallowance resolution given in a House of Parliament, or a motion that an amending law be disallowed in the House, does not lapse even though the House is prorogued or dissolved or expires.
14	19C.	Commencement of amending laws
15	(1)	In this section —
16 17		amending provision means a provision of an amending law that amends either or both of the following —
18 19		(a) Schedule 2 to the <i>Competition and Consumer Act 2010</i> (Commonwealth);
20 21		(b) the regulations made under section 139G of that Act.
22 23 24 25	(2)	If, under section 19B(2), an amending law has effect for the purposes of section 19, the Governor must declare that fact by proclamation as soon as practicable.
26 27 28 29 30	(3)	If an amending provision has come into operation in the Commonwealth before the proclamation is published in the <i>Gazette</i> , the amending provision comes into operation for the purposes of section 19 on a day fixed by the proclamation.

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1	(4)	If an amending provision has not come into operation
2		in the Commonwealth before the proclamation is
3		published in the <i>Gazette</i> , the amending provision
4		comes into operation for the purposes of section 19
5		when the amending provision comes into operation in
6		the Commonwealth in accordance with the amending
7		law.
8 9	19D.	Amending laws enacted after 1 June 2021 but before commencement day
9		before commencement day
10 11		If an amending law receives the Royal Assent after 1 June 2021 but before the day ( <i>commencement day</i> )
12		on which the Fair Trading Amendment Act 2021
13		section 6 comes into operation, sections 19A to 19C
14		apply to the amending law as if the amending law
15		received the Royal Assent on commencement day.
16	19E.	Tabling of amending law taken to be publication for
17		Standing Orders
18	(1)	In this section —
19		parliamentary committee means a committee
20		established by either or both of the Houses of
21		Parliament.
22	(2)	If a Standing Order of a House of Parliament provides
23		that on the publication of an instrument under a written
24		law the instrument is referred to a parliamentary
25		committee for consideration, the laying of an amending
26		law before the House under section 19A is taken to be
27		publication of the amending law for the purposes of the
28		Standing Order.
29	(3)	This section does not apply if the Standing Orders of
30		the House provide specifically for an amending law to
31		be considered by a parliamentary committee.
22		

### 7. Section 36 deleted; particular regulations repealed

- 2 (1) Delete section 36.
- 3 (2) The Fair Trading (Permitted Calling Hours) Regulations 2014 4 are repealed.

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