## **COVID-19 (Temporary Measures) (Part 10 Relief) Regulations 2021**

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## COVID-19 (TEMPORARY MEASURES) ACT 2020 (ACT 14 OF 2020)

## COVID-19 (TEMPORARY MEASURES) (PART 10 RELIEF) REGULATIONS 2021

In exercise of the powers conferred by section 79 of the COVID-19 (Temporary Measures) Act 2020, the Minister for Law makes the following Regulations:

#### PART 1

#### **PRELIMINARY**

#### Citation and commencement

1. These Regulations are the COVID-19 (Temporary Measures) (Part 10 Relief) Regulations 2021 and come into operation on 15 January 2021.

#### **Definitions**

- 2. In these Regulations, unless the context otherwise requires
  - "accrued arrears" means any amount mentioned in section 53(4)(a) of the Act or any interest or other charge (however described) on that amount;
  - "adjustment relief Registrar's directives" means directives issued by the adjustment relief Registrar under regulation 40;
  - "CorpPass" means the identity authentication service known as Singapore Corporate Access, by which an entity authenticates its identity in order to carry out an online transaction with the Government or a public body;
  - "CorpPass credential" means any username, password or 2-factor authentication detail required to authenticate, using CorpPass, the identity of an entity;

- "designated email address", in relation to a person, means
  - (a) in the case of a party who served a notice of negotiation, notice of revision or notice of negotiation for contract of national interest under section 45(1), 53(1) or 61(1) of the Act—
    - (i) that party's email address as specified in the notice; or
    - (ii) if that party has submitted any form or document to the adjustment relief Registrar or an adjustment relief assessor in relation to the notice in which another email address is specified as that party's email address that other email address;
  - (b) in the case of a party or assignee who lodged with the adjustment relief Registrar a notice of objection, notice for adjustment or notice for compensation under section 46(1), 47(1) or 51(1) of the Act
    - (i) that party's or assignee's email address as specified in the notice; or
    - (ii) if that party or assignee has submitted any form or document to the adjustment relief Registrar or an adjustment relief assessor in relation to the notice in which another email address is specified as that party's or assignee's email address that other email address; or
  - (c) in the case of any other person the email address designated by that person for the purpose of receiving documents or communications under Part 10 of the Act or these Regulations;

"designated postal address", in relation to a person, means —

- (a) in the case of a party who served a notice of negotiation, notice of revision or notice of negotiation for contract of national interest under section 45(1), 53(1) or 61(1) of the Act—
  - (i) that party's postal address as specified in the notice; or
  - (ii) if that party has submitted any form or document to the adjustment relief Registrar or an adjustment relief assessor in relation to the notice in which another postal address is specified as that party's postal address that other postal address; or